

Sectigo Mark Certificates Certificate Policy and Certification Practice Statement



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1.INTRODUCTION

Sectigo is a Certification Authority (CA) or a Trust Service Provider (TSP) that issues high quality and highly trusted digital Certificates to entities including private and public companies and individuals in accordance with this document. In its role as a TSP/CA, Sectigo performs functions associated with public key operations that include receiving requests, issuing, revoking and renewing a digital Certificate and the maintenance, issuance and publication of Certificate Revocation Lists (CRLs) for users within the Sectigo Public Key Infrastructure (PKI).

1.1.Overview

For issuance of Mark Certificates (MCs) Sectigo conforms to the latest published version of the Minimum Security Requirements for Issuance of Mark Certificates (MCRs) published at <https://bimigroup.org>. In the event of any inconsistency between this document and the MCRs, the MCRs takes precedence over this document.

Sectigo MAY extend, under agreement, membership of its PKI to approved third parties known as Registration Authorities (RAs). The international network of Sectigo RAs share Sectigo's policies, practices, and CA infrastructure to issue Sectigo digital Certificates, or if appropriate, private labeled digital Certificates.

This document states the Policy and Practice Statement applied to the Mark Certificates of Sectigo, referred as the Certificate Policy and Certification Practice Statement (CP/CPS).

This document is only one of a set of documents relevant to the provision of Certification Services by Sectigo and that the list of documents contained in this clause are other documents that this document will from time to time mention, although this is not an exhaustive list. The document name, location of and status, whether public or private, are detailed below.

Document	Status	Location
Sectigo Relying Party Agreement	Public	Sectigo Repository
Certificate Subscriber Agreement	Public	Sectigo Repository
Enterprise Certificate Agreement	Public	Sectigo Repository

This document, related agreements and policies referenced within this document are available online at www.sectigo.com/legal.

1.2.Document Name and Identification

This document is the Sectigo Certificate Policy and Certification Practice Statement for Mark Certificates. It outlines the legal, commercial and technical principles and practices that Sectigo employ in providing certification services that include, but are not limited to, approving, issuing, using and managing of Digital Certificates and in maintaining a X.509 Certificate based public key infrastructure (PKI) in accordance with the Certificate Policies determined by Sectigo. It also defines the underlying certification processes for Subscribers and describes Sectigo's repository operations. The document is also a means of notification of roles and responsibilities for parties involved in Certificate based practices within the Sectigo PKI.

This document is a public statement of the practices of Sectigo and the conditions of issuance, revocation and renewal of a Certificate issued under Sectigo's own hierarchy.

This document is structured in accordance with the Internet Engineering Task Force (IETF) standard RFC 3647.

1.2.1.Revisions

See Appendix B.

1.2.2. Mark Certificate OIDs

Certificates adhering to the MCRs SHALL be identified by the presence of the MC policy OID in the Certificate Policies Extension as described in Section 7.1.6.

1.3. PKI Participants

This section identifies and describes some of the entities that participate within the Sectigo PKI. Sectigo conforms to this document and other obligations it undertakes through adjacent contracts when it provides its services.

1.3.1. Certification Authorities

In its role as a CA, Sectigo provides Certificate services within the Sectigo PKI. Sectigo will:

- Conform its operations (or other CA business practices disclosure), as the same may from time to time be modified by amendments published in the Repository,
- Issue and publish Certificates in a timely manner in accordance with the issuance times set out in this document,
- Upon receipt of a valid request to revoke the Certificate from a person authorized to request revocation using the revocation methods detailed in this document, revoke a Certificate issued for use within the Sectigo PKI,
- Publish CRLs on a regular basis, in accordance with the applicable Certificate Policy and with provisions described in this document,
- Distribute issued Certificates in accordance with the methods detailed in this document,
- Update CRLs in a timely manner as detailed in this document,
- Notify Subscribers via email (or any other method) of the imminent expiry of their Sectigo issued Certificate (for a period disclosed in this document).

Sectigo CA is also known as a Mark Verifying Authority.

1.3.2. Registration Authorities

The registration authorities (RAs) collect and verify each Subscriber's identity and information that is to be entered into the Subscriber's Public Key Certificate. Sectigo has established the necessary secure infrastructure to fully manage the lifecycle of digital Certificates within its PKI. Through a network of RAs, Sectigo also makes its certification authority services available to its Subscribers. Sectigo RAs:

- Accept, evaluate, approve or reject the registration of Certificate applications.
- Verify the accuracy and authenticity of the information provided by the Subscriber at the time of application as specified in this document and/or the MCRs.
- Use official, notarized or otherwise indicated document to evaluate a Subscriber application.
- Verify the accuracy and authenticity of the information provided by the Subscriber at the time of reissue or renewal as specified in this document and/or the MCRs.

RAs act locally within their own context of geographical or business partnerships on approval and authorization by Sectigo in accordance with Sectigo practices and procedures.

Sectigo MAY extend the use of RAs for its Resellers and Enterprise Public Key Infrastructure (EPKI) Manager. Upon successful approval to join the respective programs the Reseller Subscriber or EPKI Manager Subscriber MAY be permitted to act as an RA on behalf of Sectigo. RAs are required to conform to this document and the MCRs.

Some RAs MAY be enabled to perform validation of some or all of the subject identity information, with the exception of Section 3.2.14 of this document and the MCRs.

RAs MAY only undertake their validation duties from pre-approved systems which are identified to the CA by various means that always include but are not limited to the white-listing of the IP address from

which the RA operates.

1.3.2.1. Internal Registration Authority

Sectigo operates several intermediate CAs from which it issues certificates for which some part of the validation has been performed by a Registration Authority. Some of the intermediate CAs are dedicated to the work of a single RA, whilst others are dedicated to the work of multiple related RAs.

Sectigo operates its own internal RA that allows retail customers as well as all customers of Reseller Partners along with some of Sectigo's Resellers to manage their Certificate lifecycle, including application, issuance, renewal and revocation. Sectigo's RA adheres to this document.

For the issuance of Mark Certificates this RA is also equipped with automated systems that validate domain control.

Sectigo's internal RA, together with its staff and systems, all fall within the scope of Sectigo's audit certification.

1.3.2.2. External Registration Authority

Some resellers, Partners or enterprise customers may be authorized by Sectigo to act as external RAs. As such they MAY be granted RA functionality which MAY include the validation of some or all of the subject identity information for Mark Certificates. The external RA is obliged to conduct validation in accordance with this document and/or the MCRs prior to issuing a Certificate and acknowledges that they have sufficiently validated the Applicant's identity. This acknowledgement may be via an online process (for example by checking the "I have sufficiently validated this application" checkbox when applying for a Certificate), or via API parameters that sufficient validation has taken place prior to Sectigo issuing a Certificate.

External RAs do not validate domain control for Mark Certificates. This element of the validation of Mark Certificates is always performed by Sectigo's internal RA as described in this document.

Some of these external RAs have their own practice statement for RAs and are duly audited and certified.

1.3.3. Subscribers (End Entities)

Subscribers of Sectigo services are individuals or companies that use PKI in relation with Sectigo supported transactions and communications. Subscribers are parties that are identified in a Certificate and hold the Private Key corresponding to the Public Key listed in the Certificate. Prior to verification of identity and issuance of a Certificate, a Subscriber is an Applicant for the services of Sectigo.

Subscribers are also known as Mark Asserting Entities.

1.3.4. Relying Parties

Relying Parties use PKI services in relation with various Sectigo Certificates for their intended purposes and may reasonably rely on such Certificates and/or digital signatures verifiable with reference to a Public Key listed in a Subscriber Certificate. Because not all Sectigo Certificate products are intended to be used in an e-commerce transaction or environment, parties who rely on Certificates not intended for e-commerce do not qualify as a Relying Party. Please refer to section 1.4 of this document to determine whether a particular product is intended for use in e-commerce transactions.

To verify the validity of a digital Certificate they receive, Relying Parties must refer to the CRL or Online Certificate Status Protocol (OCSP) response prior to relying on information featured in a Certificate to ensure that Sectigo has not revoked the Certificate. The CRL location is detailed within the Certificate. OCSP responses are sent through the OCSP responder.

1.3.5.Other Participants

Sectigo has several categories of partner which assist in the provision of certification services.

1.4.Certificate Usage

A digital Certificate is formatted data that cryptographically binds an identified Subscriber with a Public Key. A digital Certificate allows an entity taking part in an electronic transaction to prove its identity to other participants in such transaction. Digital Certificates are used in commercial environments as a digital equivalent of an identification card.

Sectigo may update or extend its list of products, including the types of Certificates it issues, as it sees fit. The publication or updating of the list of Sectigo products creates no claims by any third party.

1.4.1.Appropriate Certificate Uses

As detailed in this document, Sectigo offers a range of distinct Certificate types. The different Certificate types have differing intended usages and differing policies. Pricing and Subscriber fees for the Certificates are made available on the relevant official Sectigo websites. The maximum warranty associated with each Certificate is set forth in detail in section 9.2.3 of this document.

As the suggested usage for a digital Certificate differs on a per application basis, Subscribers are urged to appropriately study their requirements for their specific application before applying for a specific Certificate. Revoked Certificates are appropriately referenced in CRLs and published in Sectigo directories.

1.4.2.Prohibited Certificate Uses

Certificates are prohibited from being used to the extent that the use is inconsistent with applicable law. Certificates are prohibited from being used as control equipment in hazardous circumstances or for uses requiring fail-safe performance such as the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control systems, or weapons control systems, where failure could lead directly to death, personal injury, or severe damage to persons or property.

1.5.Policy Administration

Information located in this section includes the contact information of the organization responsible for drafting, registering, maintaining, updating, and approving this document.

1.5.1.Organization Administering the Document

The Sectigo Policy Authority: – Establishes and maintains this document, related agreements and policies referenced within this document; – Approves the establishment of trust relationships with external PKIs that offer appropriately comparable assurance; and, – Ensures that all aspects of the CA services, operations, and infrastructure as described in this document are performed in accordance with the requirements, representations, and warranties..

1.5.2.Contact Person

The Sectigo Policy Authority may be contacted at the following address:

Sectigo Policy Authority

Exmouth House, 3/11 Pine Street, London, EC1R OJH, United Kingdom Tel: +44 (0) 204 519 2097

Attention: Legal Practices

URL: <https://www.sectigo.com>

Email: legalnotices@sectigo.com

1.5.2.1.Problem Reporting Address

To report abuse, fraudulent, or malicious use of Certificates issued by Sectigo, please see the supported methods below. All these methods can be found at:

<https://sectigo.com/support/revocation>

We encourage the use of our automated revocation portal for the quickest response to issues requiring revocation.

1.5.2.1.1.Revocation Portal

To revoke one or more certificates issued by Sectigo for which you (i) are the Subscriber or (ii) control the domain or (iii) have in your possession the private key, you may use our automated Revocation Portal here:

- <https://secure.sectigo.com/products/RevocationPortal>

1.5.2.1.2.ACME revokeCert

No Stipulation. The ACME revokeCert method is not applicable for Mark Certificates.

1.5.2.1.3.Notifying Us Via Email

For other issues or if you are unable to use the above automated revocation methods please send email to: ssl abuse@sectigo.com

1.5.3.Person Determining CP/CPS Suitability for the Policy

The Sectigo Policy Authority is responsible for determining the suitability of Certificate policies illustrated within this document. The Sectigo Policy Authority is also responsible for determining the suitability of proposed changes to this document prior to the publication of an amended edition.

1.5.4.CP/CPS approval procedures

This document and any subsequent changes, amendments, or addenda, shall be approved by the Sectigo Policy Authority as specified in the *Sectigo Policy Authority (PA) Membership and Procedures* document.

1.6.Definitions and Acronyms

The list of definitions and acronyms located in this section are for use within this document.

1.6.1.Definitions

Capitalized terms used throughout this document shall have the meanings set forth below:

Term	Definition
Accounting Practitioner	A certified public accountant, chartered accountant, or a person with an equivalent license within the country of the Applicant's Jurisdiction of Incorporation or Registration or any jurisdiction where the Applicant maintains an office or physical facility; provided that an accounting standards body in the jurisdiction maintains full (not "suspended" or "associate") membership status with the International Federation of Accountants.
Affiliate	Means a corporation, partnership, joint venture or other entity controlling, controlled by, or under common control with another entity, or an agency, department, political subdivision, or any entity operating under the direct control of a Government Entity.

Term	Definition
Air-Gapped	Physically and logically separated, disconnected, and isolated from all other Systems.
Applicant	Means the natural person or Legal Entity that applies for (or seeks renewal of) a Certificate. Once the Certificate issues, the Applicant is referred to as the Subscriber.
Applicant Representative	Means a natural person or human sponsor who is either the Applicant, employed by the Applicant, or an authorized agent who has express authority to represent the Applicant: (i) who signs and submits, or approves a Certificate request on behalf of the Applicant, and/or (ii) who signs and submits a Subscriber Agreement on behalf of the Applicant, and/or (iii) who acknowledges and agrees to the Certificate Terms of Use on behalf of the Applicant when the Applicant is an Affiliate of the CA.
Application Software Supplier	A supplier of relying-party application software that displays or uses Certificates and incorporates Root Certificate.
Archive Webpage Sources	Online public sources that are reliable and that show screen captures of webpages and the date(s) on which the screen captures were made. See Section 3.2.16.2.3.2 for the list of sources allowed by these Requirements.
Assumed Name	Also known as "doing business as", "DBA", or "d/b/a" name in the US and "trading as" name in the UK.
Attestatio Letter	A letter attesting that Subject Information is correct written by an accountant, lawyer, government official, or other reliable third party customarily relied upon for such information.
Audit Period	In a period-of-time audit, the period between the first day (start) and the last day of operations (end) covered by the auditors in their engagement.
Audit Report	Means a report from a Qualified Auditor stating the Qualified Auditor's opinion on whether an entity's processes and controls comply with the mandatory provisions of the Baseline Requirements.
Authorization Domain Name	Means the Domain Name used to obtain authorization for Certificate issuance for a given FQDN.
Authorized Ports	One of the following ports: 80 (http), 443 (https), 25 (smtp), 22 (ssh).
Base Domain Name	The portion of an applied-for FQDN that is the first domain name node left of a registry-controlled or public suffix plus the registry-controlled or public suffix (e.g. "example.co.uk" or "example.com"). For FQDNs where the right-most domain name node is a gTLD having ICANN Specification 13 in its registry agreement, the gTLD itself may be used as the Base Domain Name.
Business Entity	Any entity that is not a Private Organization, Government Entity, or Non-Commercial Entity as defined herein. Examples include, but are not limited to, general partnerships, unincorporated associations, sole proprietorships, etc.
Basic Constraints	Means an extension that specifies whether the subject of the Certificate may act as a CA or only as an end-entity
Certificate	Means an electronic document that uses a digital signature to bind a Public Key and an entity.
Certification Authority	An organization that is responsible for the creation, issuance, revocation, and management of Certificates. The term applies equally to both Roots CAs and Subordinate CAs. Also known as CA

Term	Definition
CA Infrastructure	CA Infrastructure Collectively the infrastructure used by the CA or Delegated Third Party which qualifies as a: Certificate Management System; Certificate System; Delegated Third Party System; Issuing System; Root CA System (Air-Gapped and otherwise); or Security Support System.
Certification Authority Authorization	Means a DNS domain holder specify one or more CAs authorized to issue certificates for that domain name. This is described in RFC 8659. Also known as CAA.
Certificate Approver	A natural person who is either the Applicant, employed by the Applicant, or an authorized agent who has express authority to represent the Applicant to (i) act as a Certificate Requester and to authorize other employees or third parties to act as a Certificate Requester, and (ii) to approve MC Requests submitted by other Certificate Requesters. The Certificate Approver may also serve as the Designated Individual during the F2F Verification Procedure.
Certificate Data	Certificate requests and data related thereto (whether obtained from the Applicant or otherwise) in the CA's possession or control or to which the CA has access.
Certificate Management	Means the functions that include but are not limited to the following: verification of the identity of an Applicant of a Certificate; authorizing the issuance of Certificates; issuance of Certificates; revocation of Certificates; listing of Certificates; distributing Certificates; publishing Certificates; storing Certificates; storing Private Keys; escrowing Private Keys; generating, issuing, decommissioning, and destruction of Key Pairs; retrieving Certificates in accordance with their particular intended use; and verification of the domain of an Applicant of a Certificate.
Certificate Management Process	Processes, practices, and procedures associated with the use of keys, software, and hardware, by which the CA verifies Certificate Data, issues Certificates, maintains a Repository, and revokes Certificates.
Certificate Management System	Means a system used by Sectigo to process, approve issuance of, or store Certificates or Certificate status information, including the database, database server, and storage.
Certificate Manager	Means the software issued by Sectigo and used by Subscribers to download Certificates.
Certificate Policy	Means a statement of the issuer that corresponds to the prescribed usage of a digital Certificate within an issuance context.
Certificate Profile	A set of rules that indicates the applicability of a named Certificate to a particular community and/or PKI implementation with common security requirements.
Certificate Practice Statement	One of several documents forming the governance framework in which Certificates are created, issued, managed, and used.
Certificate Requester	A natural person who is either the Applicant, employed by the Applicant, an authorized agent who has express authority to represent the Applicant, or a third party (such as an ISP or hosting company) that completes and submits a MC Certificate Request on behalf of the Applicant.
Certificate Revocation List	A regularly updated time-stamped list of revoked Certificates that is created and digitally signed by the CA that issued the Certificates.

Term	Definition
Certificate System	Means the system used by Sectigo or a delegated third party to access, process, or manage data or provide services related to: <ol style="list-style-type: none"> 1. identity validation; 2. identity authentication; 3. account registration; 4. certificate application; 5. certificate approval; 6. certificate issuance; 7. certificate revocation; 8. authoritative certificate status; or 9. key escrow.
Combined Mark	A mark consisting of a graphic design, stylized logo, or image, with words and/or letters having a particular stylized appearance. For greater certainty, a "Combined Mark" includes marks made up of both word and design elements. See Appendix B for mapping of the names used by different trademarks offices to the definition of Combined Mark.
Common Mark	A mark or logo used by an Applicant/Subscriber which the Applicant/Subscriber asserts a right to use under common law (or equivalent in civil law countries). The Common Mark may or may not also be a Registered Mark.
Common Mark Certificate	A Mark Certificate that contains a Mark Representation that has not been verified as a Registered Mark or Government Mark.
Confirmation Request	An appropriate out-of-band communication requesting verification or confirmation of the particular fact at issue.
Confirming Person	A position within an Applicant's organization that confirms the particular fact at issue.
Conflicting Trademark Owner	The owner or licensee of a registered trademark who asserts that the Mark Representation in a Mark Certificate is being used in a way that infringes upon the owner's or licensee's registered trademark.
Consuming Entity ("CE")	An entity that incorporates and uses the Mark Representation and related data contained in a Mark Certificate in its products and services in accordance with the MC Terms. Consuming Entities include mailbox providers.
Contract Signer	A natural person who is either the Applicant, employed by the Applicant, or an authorized agent who has express authority to represent the Applicant, and who has authority on behalf of the Applicant to sign Subscriber Agreements. The Contract Signer may also serve as the Designated Individual during the F2F Verification Procedure.
Control	"Control" (and its correlative meanings, "controlled by" and "under common control with") means possession, directly or indirectly, of the power to: (1) direct the management, personnel, finances, or plans of such entity; (2) control the election of a majority of the directors; or (3) vote that portion of voting shares required for "control" under the law of the entity's Jurisdiction of Incorporation or Registration but in no case less than 10%.
Country	Either a member of the United Nations OR a geographic region recognized as a Sovereign State by at least two UN member nations.
Court Order of Infringement	A final order from a court of competent jurisdiction or trademark office tribunal (or equivalent) stating that the Mark Representation contained in a Mark Certificate improperly infringes the registered trademark of a Conflicting Trademark Owner (with details sufficient to identify the trademark and the owner).

Term	Definition
CRL	A regularly updated time-stamped list of revoked Certificates that is created and digitally signed by the CA that issued the Certificates.
Cross Certificate	A certificate that is used to establish a trust relationship between two Root CAs.
CSPRNG	A random number generator intended for use in cryptographic system.
Delegated Third Party	A natural person or Legal Entity that is not the CA, and whose activities are not within the scope of the appropriate CA audits, but is authorized by the CA to assist in the Certificate Management Process by performing or fulfilling one or more of the CA requirements found herein.
Demand Deposit Account	A deposit account held at a bank or other financial institution, the funds deposited in which are payable on demand. The primary purpose of demand accounts is to facilitate cashless payments by means of check, bank draft, direct debit, electronic funds transfer, etc. Usage varies among countries, but a demand deposit account is commonly known as a share draft account, a current account, or a checking account.
Design Mark	A mark consisting of a graphic design, stylized logo, or image, without words and/or letters. For greater certainty, a "Design Mark" includes marks made up solely of design elements. For Registered Marks, see Appendix B for mapping of the names used by different trademarks offices to the definition of Design Mark.
Designated Individual	The person who completes any of the verification procedures described in Appendix G.
Demand Deposit Account	a deposit account held at a bank or other financial institution, the funds deposited in which are payable on demand. The primary purpose of demand accounts is to facilitate cashless payments by means of check, bank draft, direct debit, electronic funds transfer, etc. Usage varies among countries, but a demand deposit account is commonly known as: a checking account, a share draft account, or a current account
DNS CAA Email Contact	The email address defined in Appendix A.1.1.
DNS TXT Record Email Contact	The email address defined in Appendix A.2.1.
Domain Authorization Document	Documentation provided by, or a CA's documentation of a communication with, a Domain Name Registrar, the Domain Name Registrant, or the person or entity listed in WHOIS as the Domain Name Registrant (including any private, anonymous, or proxy registration service) attesting to the authority of an Applicant to request a Certificate for a specific Domain Namespace.
Domain Contact	Means the Domain Name Registrant, technical contact, or administrative contact (or the equivalent under a ccTLD) as listed in the WHOIS record of the Base Domain Name or in a DNS SOA record.
Domain Name	Means the label assigned to a node in the Domain Name System.
Domain Namespace	The set of all possible Domain Names that are subordinate to a single node in the Domain Name System.
Domain Name Registrant	Means the person(s) or entity(ies) registered with a Domain Name Registrar as having the right to control how a Domain Name is used, such as the natural person or Legal Entity that is listed as the "Registrant" by WHOIS or the Domain Name Registrar, and sometimes referred to as the "owner" of a Domain Name.

Term	Definition
Domain Name Registrar	Means a person or entity that registers Domain Names under the auspices of or by agreement with: (i) the Internet Corporation for Assigned Names and Numbers (ICANN), (ii) a national Domain Name authority/registry, or (iii) a Network Information Center (including their affiliates, contractors, delegates, successors, or assigns).
Expiry Date	The "Not After" date in a Certificate that defines the end of a Certificate's validity period.
F2F Verification Procedure	** Any of the F2F verification procedures permitted under Appendix G, as chosen by the CA.
Fully-Qualified Domain Name	A Domain Name that includes the labels of all superior nodes in the Internet Domain Name System.
Global Legal Entity Identifier Foundation (GLEIF)	The organization established by the Financial Stability Board to support the implementation and use of the Legal Entity Identifier (LEI). See https://www.gleif.org .
Global Legal Entity Identifier Index	The GLEIF public index of LEI records for those legal entities identifiable with an LEI.
Government Agency	In the context of a Private Organization, the government agency in the Jurisdiction of Incorporation under whose authority the legal existence of Private Organizations is established (e.g., the government agency that issued the Certificate of Incorporation). In the context of Business Entities, the government agency in the jurisdiction of operation that registers business entities. In the case of a Government Entity, the entity that enacts law, regulations, or decrees establishing the legal existence of Government Entities.
Government Entity	A government-operated legal entity, agency, department, ministry, branch, or similar element of the government of a country, or political subdivision within such country (such as a state, province, city, county, etc.).
Government Mark	A Mark or equivalent granted to or claimed by a government organization (or granted to a private organization or other organization) through official statute, regulation, treaty, or government action as it appears or is described in the statute, regulation, treaty, or government action and confirmed by a Mark Verifying Authority using the procedures prescribed in Section 3.2.17.2. A Mark that has been registered by a Government Entity as a trademark with a Trademark Office is not considered a "Government Mark".
Government Mark Certificate Incorporating Agency	One type of Verified Mark Certificate. In the context of a Private Organization, the government agency in the Jurisdiction of Incorporation under whose authority the legal existence of the entity is registered (e.g., the government agency that issues certificates of formation or incorporation). In the context of a Government Entity, the entity that enacts law, regulations, or decrees establishing the legal existence of Government Entities.
Independent Confirmation From Applicant	Confirmation of a particular fact received by the CA pursuant to the provisions of the Requirements or binding upon the Applicant.
Internal Name	A string of characters (not an IP address) in a Common Name or Subject Alternative Name field of a Certificate that cannot be verified as globally unique within the public DNS at the time of certificate issuance because it does not end with a Top Level Domain registered in IANA's Root Zone Database.
International Organization	An organization founded by a constituent document, e.g., a charter, treaty, convention or similar document, signed by, or on behalf of, a minimum of two Sovereign State governments.
Issuing System	Means a system used to sign Certificates or validity status information.

Term	Definition
Jurisdiction of Incorporation	In the context of a Private Organization, the country and (where applicable) the state or province or locality where the organization's legal existence was established by a filing with (or an act of) an appropriate government agency or entity (e.g., where it was incorporated). In the context of a Government Entity, the country and (where applicable) the state or province where the Entity's legal existence was created by law.
Jurisdiction of Registration	In the case of a Business Entity, the state, province, or locality where the organization has registered its business presence by means of filings by a Principal Individual involved in the business.
Key Generation Script	A documented plan of procedures for the generation of a CA Key Pair.
Key Pair	The Private Key and its associated Public Key.
Latin Notary	A person with legal training whose commission under applicable law not only includes authority to authenticate the execution of a signature on a document but also responsibility for the correctness and content of the document. A Latin Notary is sometimes referred to as a Civil Law Notary.
Legal Entity	Means an association, corporation, partnership, proprietorship, trust, government entity, or other entity with legal standing in a country's legal system.
Legal Entity Identifier ("LEI")	LEI is specified in the ISO 17442 and names legal entities in the Global Legal Entity Identifier Index.
Legal Existence	A Private Organization, Government Entity, or Business Entity has Legal Existence if it has been validly formed and not otherwise terminated, dissolved, or abandoned.
Legal Practitioner	A person who is either a lawyer or a Latin Notary as described in these Requirements and competent to render an opinion on factual claims of the Applicant.
Linting	Means a process in which the content of digitally signed data such as a Precertificate [RFC 6962], Certificate, CRL, or OCSP response, or data to be signed object such as a tbsCertificate (as described in RFC 5280, Section 4.1.1.1) is checked for conformance with the profiles and requirements defined in MCRs.
Mark	A Combined Mark, Design Mark, or Word Mark. Such Marks may either be (1) registered with a Trademark Office (Registered Mark) or created through government action (Government Mark); or (2) a mark or logo which qualifies to be included in a Mark Certificate.
Mark Asserting Entity ("MAE")	An Applicant for/Subscriber of a Mark Certificate. May be the same as the Applicant and/or Subscriber.
Mark Certificate	A certificate that contains subject information and extensions specified in these MC Requirements and that has been verified and issued by a MVA in accordance with these MC Requirements.
Mark Representation	A digital representation of a Combined Mark, Design Mark, or Word Mark such as a digital or computer file, containing structured binary or textual data which can be interpreted to recreate (render) a visual representation of the mark so that it can be seen. The Mark Representation will be used as the Logotype Extension under Section 7.1.2.3.
Mark Verifying Authority ("MVA")	The authority who issues a Mark Certificate. Also referred to as a Certification Authority or CA.
Maximum Validity Period	1. The maximum time period for which the issued MC is valid. 2. The maximum period after validation by the CA that certain Applicant information may be relied upon in issuing a MC pursuant to these Requirements.

Term	Definition
MC Authority	A source other than the Certificate Approver, through which verification occurs that the Certificate Approver is expressly authorized by the Applicant, as of the date of the MC Certificate Request, to take the Request actions described in these Requirements.
MC Certificate Request	A request from an Applicant to the CA requesting that the CA issue an MC Certificate to the Applicant, which request is validly authorized by the Applicant and signed by the Certificate Approver.
MC Mark	The Mark Representation and Word Mark, if any, contained in a MAE's Mark Certificate application.
MC Marks	Any Mark permitted in a Mark Certificate by the Mark Certificate Requirements.
MC Terms	The terms of use that apply to an MC Certificate and to the Mark Representation and related data contained in a Mark Certificate, as set out in Appendix D to these MC Requirements.
MCR	Minimum Security Requirements for Issuance of Mark Certificates Requirements.
Modified Registered Trademark Certificate	One type of Common Mark Certificate.
Multi-Factor Authentication	An authentication mechanism consisting of two or more of the following independent categories of credentials (i.e. factors) to verify the user's identity for a login or other transaction: <ol style="list-style-type: none"> 1. something the user knows (knowledge factor); 2. something the user has (possession factor); and 3. something the user is (inherence factor). Each factor is independent of the other(s).
Multi-Party Control	An access control mechanism which requires two or more separate, authorized users to successfully authenticate with their own unique credentials prior to access being granted.
Notary	A notary (or legal equivalent in the applicable jurisdiction), Latin Notary, lawyer, solicitor, or other person or organization in the jurisdiction where the Contract Signer or Certificate Approver (also known as the "Designated Individual") will be verified whose commission under applicable law includes authority to authenticate the execution of a signature on a document. "Notarize" includes Remote Notarization.
Notarize	The process by which the Notary verifies the identity of the Contract Signer or Certificate Approver by means of a government-issued photo ID, observes the Contract Signer or Certificate Approver sign a Verification Document prepared by the CA, and signs and affixes the Notary's notarization seal or other equivalent method to the Verification Document to indicate the Notarization process has been completed by the Notary.
Object Identifier	A unique alphanumeric or numeric identifier registered under the International Organization for Standardization's applicable standard for a specific object or object class.
OCSP Responder	An online server operated under the authority of the CA and connected to its Repository for processing Certificate status requests. See also, Online Certificate Status Protocol.
Online Certificate Status Protocol	An online Certificate-checking protocol as defined in RFC6960 that enables Relying Parties and relying-party application software to determine the status of an identified Certificate. See also OCSP Responder.
Organization validated	Refers to a Certificate Subject that includes only Organizational (Legal Entity) attributes, rather than attributes linked to an Individual.
Parent Company	A company that Controls a Subsidiary Company.

Term	Definition
Place of Business	The location of any facility (such as a factory, retail store, warehouse, etc) where the Applicant's business is conducted.
Physically Secure Environment	A controlled and protected physical space consisting minimally of a physical environment which is: <ol style="list-style-type: none"> 1. protected by security controls which address the topics outlined in section 4.5.1 of RFC 3647; and 2. designed, built, and maintained in accordance with Risk Assessments conducted by the CA.
Principal Individual	An individual of a Private Organization, Government Entity, or Business Entity that is either an owner, partner, managing member, director, or officer, as identified by their title of employment, or an employee, contractor or agent authorized by such entity or organization to conduct business related to the request, issuance, and use of Mark Certificates.
Prior Use Mark Certificate	One type of Common Mark Certificate.
Private Organization	A non-governmental legal entity (whether ownership interests are privately held or publicly traded) whose existence was created by a filing with (or an act of) the Incorporating Agency or equivalent in its Jurisdiction of Incorporation.
Private Key	The cryptographic key of an asymmetric Key Pair that is kept secret by the holder of the Key Pair. It may be used to create digital signatures and/or to decrypt data that were encrypted by the corresponding Public Key.
Public Key	The key of a Key Pair that may be publicly disclosed by the holder of the corresponding Private Key and that is used to generate MC signing requests for the CA on behalf of the Subscriber.
Public Key Infrastructure	A set of hardware, software, people, procedures, rules, policies, and obligations used to facilitate the trustworthy creation, issuance, management, and use of Certificates and keys based on Public Key Cryptography.
Publicly-Trusted Certificate	A Certificate that is trusted by virtue of the fact that its corresponding Root Certificate is distributed as a trust anchor in widely-available application software.
Qualified Government Information Source	A database maintained by a Government Entity (e.g. SEC filings) that meets the requirements of Section 3.2.13.6.
Qualified Government Tax Information Source	A Qualified Governmental Information Source that specifically contains tax information relating to Private Organizations, Business Entities, or Individuals.
Qualified Independent Information Source	A regularly-updated and current, publicly available, database designed for the purpose of accurately providing the information for which it is consulted, and which is generally recognized as a dependable source of such information.
Qualified Practitioner	A natural person or Legal Entity that meets the requirements of Section 8.2.
Random Value	Means a value specified by Sectigo to the Applicant that exhibits at least 112 bits of entropy.
Registered Agent	An individual or entity that is: (i) authorized by the Applicant to receive service of process and business communications on behalf of the Applicant; and (ii) listed in the official records of the Applicant's Jurisdiction of Incorporation as acting in the role specified in (i) above.
Registered Domain Name	A Domain Name that has been registered with a Domain Name Registrar. A Registered Domain Name may also be called an Organizational Domain.
Registered Mark Certificate	One type of Verified Mark Certificate.
Registered Office	The official address of a company, as recorded with the Incorporating Agency, to which official documents are sent and at which legal notices are received.

Term	Definition
Registration Agency	A Governmental Agency that registers business information in connection with an entity's business formation or authorization to conduct business under a license, charter or other certification. A Registration Agency MAY include, but is not limited to (i) a State Department of Corporations or a Secretary of State; (ii) a licensing agency, such as a State Department of Insurance; or (iii) a chartering agency, such as a state office or department of financial regulation, banking or finance, or a federal agency such as the Office of the Comptroller of the Currency or Office of Thrift Supervision.
Registration Authority	Any Legal Entity that is responsible for identification and authentication of subjects of Certificates, but is not a CA, and hence does not sign or issue Certificates. An RA MAY assist in the certificate application process or revocation process or both. When "RA" is used as an adjective to describe a role or function, it does not necessarily imply a separate body, but can be part of the CA.
Registration Number	The unique number assigned to a Private Organization by the Incorporating Agency in such entity's Jurisdiction of Incorporation
Registration Reference	An identifier assigned to a Legal Entity.
Regulated Financial Institution	A financial institution that is regulated, supervised, and examined by governmental, national, state or provincial, or local authorities.
Reliable Data Source	An identification document or source of data used to verify Subject Identity Information that is generally recognized among commercial enterprises and governments as reliable, and which was created by a third party for a purpose other than the Applicant obtaining a Certificate.
Reliable Method of Communication	Means a method of communication, such as a postal/courier delivery address, telephone number, or email address, that was verified using a source other than the Applicant Representative.
Remote Notarization	The process by which a Notary Notarizes a document over a live video/audio link while the Notary and the Contract Signer or Certificate Approver are physically in different locations.
Relying Party	Means an entity that relies upon the information contained within the Certificate.
Relying Party Agreement	means an agreement between Sectigo and a Relying Party that must be read and accepted by a Relying Party prior to validating, relying on or using a Certificate and is available for reference in the Repository.
Repository	Means Sectigo's repository, available at www.sectigo.com/legal .
Required Website Content	Either a Random Value or a Request Token, together with additional information that uniquely identifies the Subscriber, as specified by the CA.
Requirements	The MC Requirements.
Request Token	Means a value derived in a method specified by Sectigo which binds a demonstration of control to the certificate request.

Term	Definition
Risk Assessment	<p>A formal process that:</p> <ol style="list-style-type: none"> 1. Identifies and documents foreseeable internal and external threats to the CA Infrastructure that could result in: <ul style="list-style-type: none"> unauthorized access to the CA Infrastructure; disclosure of data stored in the CA Infrastructure; misuse of the CA Infrastructure; or unapproved alteration or destruction of any part of the CA Infrastructure; 2. Assesses and documents the likelihood and potential damage of each identified threat, taking into consideration minimally the sensitivity and criticality of the CA Infrastructure; and 3. Assesses and documents the sufficiency of the policies, procedures, controls, information systems, technology, and other arrangements that the CA has in place to counter each identified threat.
Root CA	<p>The top level Certification Authority whose Root Certificate is distributed by Application Software Suppliers and that issues Subordinate CA Certificates.</p>
Root CA Certificate	<p>A self-signed and self-issued certificate where:</p> <ol style="list-style-type: none"> 1. the issuer and subject of the certificate are the same; and 2. the digital signature of the certificate is: <ul style="list-style-type: none"> generated using the Private Key of a Key Pair whose corresponding Public Key is bound to the certificate; and verified using the Public Key contained in the certificate.
Root CA Private Key Root CA System	<p>The Private Key associated with a Root CA Certificate. A system used to:</p>
Root Certificate	<ol style="list-style-type: none"> 1. generate a Key Pair whose Private Key is or will be a Root CA Private Key; 2. store a Root CA Private Key; or 3. create digital signatures using a Root CA Private Key. <p>The self-signed Certificate issued by the Root CA to identify itself and to facilitate verification of Certificates issued to its Subordinate CAs.</p>
Sectigo Policy Authority	<p>Means the entity charged with the maintenance and publication of this CP/CPS.</p>
Security Support System	<p>A system or set of systems supporting the security of the CA Infrastructure, which minimally includes:</p> <ol style="list-style-type: none"> 1. authentication; 2. network boundary control; 3. audit logging; 4. audit log reduction and analysis; 5. vulnerability scanning; 6. physical intrusion detection; 7. host-based intrusion detection; and 8. network-based intrusion detection
Sovereign State	<p>A state or country that administers its own government, and is not dependent upon, or subject to, another power.</p>

Term	Definition
Sponsor Validated	Refers to a Certificate Subject which combines Individual (Natural Person) attributes in conjunction with an subject:organizationName (an associated Legal Entity) attribute. Registration for Sponsor-validated Certificates MAY be performed by an Enterprise RA where the subject:organizationName is either that of the delegated enterprise, or an Affiliate of the delegated enterprise, or that the delegated enterprise is an agent of the named Subject Organization.
Strict Profile	The S/MIME Strict Generation profiles are the long term target profile for S/MIME Certificates with extKeyUsage limited to id-kp-emailProtection, and stricter use of Subject DN attributes and other extensions.
Subject	The natural person, device, system, unit, or Legal Entity identified in a Certificate as the Subject. The Subject is the Subscriber.
Subject Identity Information	Information that identifies the Certificate Subject. Subject Identity Information does not include a domain name listed in the subjectAltName extension or the Subject commonName field.
Subsidiary Company Subordinate CA	A company that is controlled by a Parent Company. A Certification Authority whose Certificate is signed by the Root CA, or another Subordinate CA.
Subscriber	A person, entity, or organization that has applied for and has been issued a Verified Mark Certificate. A Subscriber is a natural person or Legal Entity to whom a Certificate is issued and who is legally bound by a Subscriber Agreement or Terms of Use.
Subscriber Agreement	An agreement between the CA and the Applicant/Subscriber that specifies the rights and responsibilities of the parties
Terms of Use	Provisions regarding the safekeeping and acceptable uses of a Certificate issued when the Applicant/Subscriber is an Affiliate of the CA or is the CA.
Trusted Role	An employee or contractor of a CA or Delegated Third Party who has authorized access to any component of CA Infrastructure.
Trustworthy System	Computer hardware, software, and procedures that are: reasonably secure from intrusion and misuse; provide a reasonable level of availability, reliability, and correct operation; are reasonably suited to performing their intended functions; and enforce the applicable security policy.
Valid Certificate	A Certificate that passes the validation procedure specified in RFC 5280.
Validation Specialists	Someone who performs the information verification duties specified by these Requirements.
Validity Period	The period of time measured from the date when the Certificate is issued until the Expiry Date.
Verification Document	<p>A document used to verify the identity and relevant information of the Contract Signer or Certificate Approver (acting as the Designated Individual) that is Notarized by a Notary. The Verification Document should:</p> <ol style="list-style-type: none"> 1. List the Contract Signer or Certificate Approver's name and the address where the Contract Signer or Certificate Approver is located when the Notarization procedure occurs, 2. Contain language that the Contract Signer or Certificate Approver confirms the information listed in (1) is correct and a place for the Contract Signer or Certificate Approver to sign the document, and 3. Contain appropriate text for the Notary to sign and affix a seal (as appropriate in the jurisdiction) to indicate the Verification Document was Notarized by the Notary.

Term	Definition
Verified Accountant Letter	A document meeting the requirements specified in Section 3.2.13.2 of these Requirements
Verified Legal Opinion	A document meeting the requirements specified in Section 3.2.13.1 of these Requirements.
Verified Mark Certificate	A certificate that contains subject information and extensions specified in these MC Requirements and that has been verified and issued by a CA in accordance with these MC Requirements. Additionally, the certificate contains a Mark Representation that has been verified as a Registered Mark or Government Mark.
Verified Method of Communication	The use of a telephone number, a fax number, an email address, or postal delivery address, confirmed by the CA in accordance with Section 3.2.8 of the Requirements as a reliable way of communicating with the Applicant.
Verified Professional Letter	A Verified Accountant Letter or Verified Legal Opinion.
WebTrust for Certification Authorities	Means the current program for CAs located at CPA Canada Webtrust Principles and Criteria .
WHOIS	Information retrieved directly from the Domain Name Registrar or registry operator via the protocol defined in RFC 3912, the Registry Data Access Protocol defined in RFC 7482, or an HTTPS website.
Word Mark	A mark consisting exclusively of text expressed without regard to the font, style, size or color. For Registered Marks, see Appendix B for mapping of the names used by different trademarks offices to the definition of Word Mark.
Workstation	A device, such as a phone, tablet, desktop or laptop computer, which is: <ul style="list-style-type: none"> 1. connected to the same network as CA Infrastructure and/or Network Equipment; and 2. capable of accessing CA Infrastructure and/or Network Equipment
X.509	Means the ITU-T standard for Certificates and their corresponding authentication framework

1.6.2.Acronyms

Acronyms and abbreviations used throughout this document shall stand for the phrases or words set forth below:

Acronym	Full Name
AICPA	American Institute of Certified Public Accountants
ADN	Authorization Domain Name
CA	Certificate Authority
CAA	Certification Authority Authorization
ccTLD	Country Code Top-Level Domain
CMS	Certificate Management System
CP	Certificate Policy
CPS	Certification Practice Statement
CRL	Certificate Revocation List
CSR	Certificate Signing Request
DBA	Doing Business As
DNS	Domain Name System
DN	Distinguished Name
DSA	Digital Signature Algorithm
EPKI	Enterprise Public Key Infrastructure Manager
ECDSA	Elliptic Curve Digital Signature Algorithm
FIPS	Federal Information Processing Standard
FIPS PUB	Federal Information Processing Standards Publication
FQDN	fully qualified domain name

Acronym	Full Name
HSM	Hardware Security Module
HTTP	Hypertext Transfer Protocol
IANA	Internet Assigned Numbers Authority
ICANN	Internet Corporation for Assigned Names and Numbers
IM	Instant Messaging
ISO	International Organization for Standardization
ITU	International Telecommunication Union
ITU-T	ITU Telecommunication Standardization Sector
Jol	Jurisdiction of Incorporation
LEI	Legal Entity Identifier
NIST	National Institute for Standards and Technology
OCSP	Online Certificate Status Protocol
OID	Object Identifier
PA	Policy Authority
PKI	Public Key Infrastructure
PKIX	Public Key Infrastructure (based on X.509 Digital Certificates)
PKCS	Public Key Cryptography Standard
RA(s)	Registration Authority(ies)
RFC	Request for Comments
RSA	Rivest Shamir Adleman
SHA	Secure Hash Algorithm
SSL	Secure Sockets Layer
TLD	Top-Level Domain
TLS	Transport Layer Security
VoIP	Voice Over Internet Protocol
UTC	Coordinated Universal Time
URL	Uniform Resource Locator
BIPM	International Bureau of Weights and Measures
BIS	Bureau of Industry and Security
CEO	Chief Executive Officer
CFO	Chief Financial Officer
CIO	Chief Information Officer
CISO	Chief Information Security Officer
COO	Chief Operating Officer
CPA	Chartered Professional Accountant
CSO	Chief Security Officer
EV	Extended Validation
gTLD	Generic Top-Level Domain
IFAC	International Federation of Accountants
IRS	Internal Revenue Service
ISP	Internet Service Provider
QGIS	Qualified Government Information Source
QTIS	Qualified Government Tax Information Source
QIIS	Qualified Independent Information Source
SEC	Securities and Exchange Commission
UTC(k)	National realization of Coordinated Universal Time

1.6.3. References

- ETSI EN 319 403, Electronic Signatures and Infrastructures (ESI); Trust Service Provider Conformity Assessment – Requirements for conformity assessment bodies assessing Trust Service Providers.
- ETSI EN 319 411-1, Electronic Signatures and Infrastructures (ESI); Policy and security requirements for Trust Service Providers issuing certificates; Part 1: General requirements.
- ETSI TS 102 042, Electronic Signatures and Infrastructures (ESI); Policy requirements for certification authorities issuing public key certificates.
- FIPS 140-2, Federal Information Processing Standards Publication – Security Requirements For Cryptographic Modules, Information Technology Laboratory, National Institute of Standards and Technology, May 25, 2001.
- FIPS 186-4, Federal Information Processing Standards Publication – Digital Signature Standard (DSS),

Information Technology Laboratory, National Institute of Standards and Technology, July 2013.

ISO 21188:2006, Public key infrastructure for financial services — Practices and policy framework. Network and Certificate System Security Requirements, v1.7, 4/5/2021.

NIST SP 800–89, Recommendation for Obtaining Assurances for Digital Signature Applications, http://csrc.nist.gov/publications/nistpubs/800–89/SP–800–89_November2006.pdf.

RFC2119, Request for Comments: 2119, Key words for use in RFCs to Indicate Requirement Levels, Bradner, March 1997.

RFC2527, Request for Comments: 2527, Internet X.509 Public Key Infrastructure: Certificate Policy and Certification Practices Framework, Chokhani, et al, March 1999.

RFC3647, Request for Comments: 3647, Internet X.509 Public Key Infrastructure: Certificate Policy and Certification Practices Framework, Chokhani, et al, November 2003.

RFC3912, Request for Comments: 3912, WHOIS Protocol Specification, Daigle, September 2004.

RFC4366, Request for Comments: 4366, Transport Layer Security (TLS) Extensions, Blake–Wilson, et al, April 2006.

RFC5019, Request for Comments: 5019, The Lightweight Online Certificate Status Protocol (OCSP) Profile for High–Volume Environments, A. Deacon, et al, September 2007.

RFC5280, Request for Comments: 5280, Internet X.509 Public Key Infrastructure: Certificate and Certificate Revocation List (CRL) Profile, Cooper et al, May 2008.

RFC6960, Request for Comments: 6960, X.509 Internet Public Key Infrastructure Online Certificate Status Protocol – OCSP. Santesson, Myers, Ankney, Malpani, Galperin, Adams, June 2013.

RFC6962, Request for Comments: 6962, Certificate Transparency. B. Laurie, A. Langley, E. Kasper. June 2013.

RFC7482, Request for Comments: 7482, Registration Data Access Protocol (RDAP) Query Format, Newton, et al, March 2015.

WebTrust for Certification Authorities , SSL Baseline with Network Security, Version 2.0, available at <http://www.webtrust.org/homepage–documents/item79806.pdf>.

RFC8659, Request for Comments: 8659, DNS Certification Authority Authorization (CAA) Resource Record, Hallam–Baker, Stradling, Hoffman–Andrews, November 2019. X.509, Recommendation ITU–T X.509 (10/2012) | ISO/IEC 9594–8:2014 (E), Information technology Open Systems Interconnection – The Directory: Public–key and attribute certificate frameworks.

1.6.4. Conventions

The key words “MUST”, “MUST NOT”, “REQUIRED”, “SHALL”, “SHALL NOT”, “SHOULD”, “SHOULD NOT”, “RECOMMENDED”, “MAY”, and “OPTIONAL” in these Requirements shall be interpreted in accordance with RFC 2119.

2.PUBLICATION AND REPOSITORY RESPONSIBILITIES

Sectigo publishes this document, Certificate terms and conditions, the Relying Party Agreement and copies of all Subscriber Agreements and a list of Jurisdiction of Incorporation/Registration data sources in the Repository. The Sectigo Policy Authority maintains the Sectigo Repository. All updates, amendments and legal promotions are logged in accordance with the logging procedures referenced in section 5.4 of this document.

Published critical information may be updated from time to time as prescribed in this document. Such updates shall be indicated through appropriate version numbering and publication date on any new version.

2.1.Repositories

Sectigo publishes a repository of legal notices regarding its PKI services, including this document, agreements and notices, references within this document, as well as any other information it considers essential to its services. The Repository may be accessed at www.sectigo.com/legal.

2.2.Publication of Certification Information

The Sectigo Certificate services and the Repository are accessible through several means of communication:

- On the web: www.sectigo.com/legal
- By email: legalnotices@sectigo.com
- By mail:

Sectigo Ltd. Attention: Legal Practices,

Exmouth House, 3/11 Pine Street, London, EC1R OJH, United Kingdom Tel: +44 (0) 204 519 2097

As specified in section 1.2, this document is structured in accordance with RFC 3647 and includes all material required by RFC 3647.

2.3.Time or Frequency of Publication

Issuance and revocation information regarding Certificates will be published as soon as possible. Updated or modified versions of Subscriber Agreements and Relying Party Agreements are usually published within seven days after approval. This document is reviewed and updated or modified versions are published at least once per year and in accordance with section 9.12 of this document. For CRL issuance frequency, see section 4.9.7 of this document.

2.4.Access Controls on Repositories

All documents (certificate policies and practices), published in the Repository are, and will be, for public information and access is freely available. Sectigo has security control measures in place to prevent unauthorized modification of the Repository.

2.5.Accuracy of Information

Sectigo, recognizing its trusted position, makes all reasonable efforts to ensure that parties accessing the Repository receive accurate, updated and correct information. Sectigo, however, cannot accept any liability beyond the limits set in this document and the Sectigo insurance policy.

3.IDENTIFICATION AND AUTHENTICATION

Prior to the issuance of a Certificate, Sectigo will validate an application in accordance with this document that may involve the request by Sectigo to the Applicant for relevant official documentation supporting the application.

Sectigo conducts the overall certification management within the Sectigo PKI; either directly or through a Sectigo approved RA.

3.1.Naming

3.1.1.Types of Names

Sectigo issues Certificates with null and non-null subject DNs. The constituent elements of the subject DN conform with ITU X.500.

3.1.2.Need for Names to be Meaningful

Sectigo puts meaningful names in both the subjectDN and the issuerDN extensions of Certificates. The names in the Certificates identify the subject and issuer respectively. Personal Names SHALL be a meaningful representation of the Subject's name as verified in the identifying documentation or Enterprise RA records.

The subject name in CA Certificates MUST match the issuer name in Certificates issued by the CA, as required by the RFC5280.

3.1.3.Anonymity or Pseudonymity of Subscribers

No stipulation.

3.1.4.Rules for Interpreting Various Name Forms

The name forms used in Certificate subjectDNs and issuerDNs conform to a subset of those defined and documented in RFC 2253 and ITU-T X.520.

3.1.4.1 Non ASCII character substitution

Sectigo MAY allow the Conversion of Subject Identity Information usually rendered in non-ASCII characters (including Accent or Umlaut-accented characters) using a system commonly used in the Applicant's Jurisdiction of Incorporation or Registration, or recognized by the United Nations or the International Organization for Standardization (ISO). For example, regardless of capitalization: – Accent characters MAY be represented by their ASCII equivalent. For example é, à, í, ñ, or ç MAY be represented by e, a, i, n, or c, respectively. – Umlaut-accented characters such as ä, ö, ü MAY be represented by either ae, oe, ue or a, o, u, respectively. Sectigo MAY include an ASCII character name that is not a direct Conversion of the Applicant's registered name provided that it is verified in a Reliable Data Source or suitable Attestation.

3.1.4.2 Geographic names

Sectigo MAY use geographic endonyms and exonyms in the subject:localityName and subject:stateOrProvinceName attributes, (e.g., Munich, Monaco di Bavaria, or München for München). Sectigo avoids the use of archaic geographic names, (e.g., prefer Mumbai over Bombay).

3.1.5.Uniqueness of Names

Sectigo does not in general enforce uniqueness of subject names. However, Sectigo assigns Certificate serial numbers that appear in Sectigo Certificates. Assigned serial numbers are unique. Sectigo generates at least 64-bit serial numbers. These numbers are the output of a CSPRNG. We have a separate uniqueness check that verifies that serial numbers are never re-used.

3.1.6. Recognition, Authentication, and Role of Trademarks

Subscribers and Applicants may not request Certificates with content that infringes the intellectual property rights of another entity. Unless otherwise specifically stated in this document, Sectigo does not verify an Applicant's or Subscriber's right to use a trademark. Sectigo does not resolve trademark disputes. Sectigo may reject any application or revoke any Certificate that is part of a trademark dispute.

Sectigo does check subject names against a limited number of trademarks and brand names which are perceived to be of high value. A match between a part of the subject name and one of these high value names triggers a more careful examination of the subject name and Applicant.

3.2. Initial Identity Validation

This section contains information about Sectigo's identification and authentication procedures for registration of subjects such as Applicants, RAs, CAs, and other participants. Sectigo MAY use any legal means of communication or investigation to validate the identity of these subjects.

From time to time, Sectigo MAY modify the requirements related to application information to respond to Sectigo's requirements, the business context of the usage of a digital Certificate, other industry requirements, or as prescribed by law.

3.2.1. Method to Prove Possession of Private Key

The Public Key contained in Mark Certificates is not used, Sectigo MAY does not require prove of possession of the associated Private Key.

3.2.2. Authentication of Organization and Domain Identity

Authentication of an organization identity is performed through the validation processes specified below and depends on the type of Certificate. Applications for Sectigo Mark Certificates are supported by appropriate documentation to establish the identity of an Applicant.

3.2.2.1. Domain Verification

For each domain name to be included in the Certificate Subject Alternative Name extension, Sectigo verifies the Applicant's control of the domain name in accordance with the TLS Baseline Requirements, section 3.2.2.4, and maintains a record of the method used for each FQDN;

Sectigo uses only the approved methods in Section 3.2.2.4 of the TLS Baseline Requirements and indicated in the Sectigo TLS Certificates CP/CPS to perform this verification.

For purposes of domain validation, the term Applicant includes the Applicant's Parent Company, Subsidiary Company, or Affiliate.

3.2.2.2. Attribute collection of organization identity

Sectigo collects and retains evidence supporting the following identity attributes for the Organization:

1. Formal name of the Legal Entity;
2. A registered Assumed Name for the Legal Entity (if included in the Subject);
3. An address of the Legal Entity (if included in the Subject);
4. Jurisdiction of Incorporation or Registration of the Legal Entity; and
5. Identifier and type of identifier for the Legal Entity.

3.2.3. Validation of organization identity

Sectigo verifies the full legal name and an address (if included in the Certificate Subject) of the Legal Entity Applicant using documentation provided by, or through communication with, at least one of the

following: 1. A government agency in the jurisdiction of the Legal Entity's creation, existence, or recognition; 2. A site visit by the CA or a third party who is acting as an agent for the CA; or 3. An Attestation which includes a copy of supporting documentation used to establish the Applicant's legal existence, such as a certificate of registration, articles of incorporation, operating agreement, statute, or regulatory act.

Sectigo MAY use the same documentation or communication described in 1 through 3 above to verify both the Applicant's identity and address.

Sectigo verifies that the status of the Applicant is not designated by labels such as "ceased," "inactive," "invalid," "not current," or the equivalent.

In the case of an Assumed Name to be included in the Certificate, Sectigo verifies that: 1. The Applicant has registered its use of the Assumed Name with the appropriate government agency for such filings in the jurisdiction of its incorporation or registration; and 2. The Assumed Name filing continues to be valid.

Sectigo MAY rely on an Attestation that indicates the Assumed Name under which the Applicant conducts business, the government agency with which the Assumed Name is registered, and that such filing continues to be valid.

3.2.4. Authentication of Individual Identity

No Stipulation.

3.2.5. Non-Verified Subscriber Information

Notwithstanding the limited warranties provided under this document, Sectigo shall not be responsible for non-verified Subscriber information submitted to Sectigo, or the Sectigo directory or otherwise submitted with the intention to be included in a Certificate. Sectigo only includes in Publicly Trusted Mark Certificates, Subscriber information that has been verified in accordance with this document.

3.2.6. Validation of Authority

Validation of authority involves a determination of whether a person has specific rights, entitlements, or permissions, including the permission to act on behalf of an organization to obtain a Certificate. Validation of authority is dependent on the type of Certificate requested and is performed in accordance with section 3.2.7 of this document.

If the Applicant for a Certificate containing Subject Identity Information is an organization, then Sectigo SHALL use a Verified Method of Communication to verify the authenticity of the Applicant Representative's certificate request.

Provided that a Verified Method of Communication is used, Sectigo MAY establish the authenticity of the certificate request directly with the Applicant Representative or with an authoritative source within the Applicant's organization, such as the Applicant's main business offices, corporate offices, human resource offices, information technology offices, or other department that Sectigo deems appropriate.

In addition, Sectigo SHALL establish a process that allows an Applicant to specify the individuals who may request Certificates. If an Applicant specifies, in writing, the individuals who may request a Certificate, then Sectigo SHALL NOT accept any certificate requests that are outside this specification. Sectigo SHALL provide an Applicant with a list of its authorized certificate requesters upon the Applicant's verified written request.

3.2.7. Criteria for Interoperation

Sectigo MAY provide services allowing for another CA to operate within, or interoperate with, its PKI. Such interoperation MAY include cross-certification, unilateral certification, or other forms of operation. Sectigo reserves the right to provide interoperation services and to interoperate

transparently with other CAs; the terms and criteria of which are to be set forth in the applicable agreement.

The PA SHALL determine criteria for interoperation with this PKI.

All Cross Certificates that identify a Sectigo CA as the Subject are listed in the Repository, provided that Sectigo has arranged for or accepted the establishment of the trust relationship.

3.2.8. Reliability of verification sources

Sectigo verifies the reliability of a Data Source before relying on a it to validate Certificate Request.

Sectigo MAY rely upon a letter attesting that Subject Information or other fact is correct. Sectigo SHALL verify that the letter was written by an accountant, lawyer, government official, or other reliable third party in the Applicant's jurisdiction customarily relied upon for such information. An Attestation SHALL include a copy of documentation supporting the fact to be attested. Sectigo SHALL use a Reliable Method of Communication to contact the sender and to confirm the Attestation is authentic.

3.2.9. Mark Verification in Common Mark Certificates

Sectigo SHALL perform Common Mark Certificate Verification in accordance with Section 3.2.16 of the MC Requirements.

3.2.10. Mark Verification in Verified Mark Certificates

Sectigo SHALL perform Verified Mark Certificate Verification in accordance with Section 3.2.17 of the MC Requirements.

3.3. Identification and Authentication for Re-Key Requests

Sectigo supports rekeys on:

- Replacement, which is when a Subscriber wishes to change some (or none) of the subject details in an already issued Certificate and may (or may not) also wish to change the key associated with the new Certificate; and
- Renewal, which is when a Subscriber wishes to extend the lifetime of a Certificate which has been issued, they may at the same time vary some (or none) of the subject details and may also change the key associated with the Certificate.

In both cases, Sectigo requires the Subscriber to use the same authentication details (typically username and password) which they used in the original purchase of the Certificate. In either case, if any of the subject details are changed during the replacement or renewal process then the subject must be reverified.

3.3.1. Identification and Authentication for Routine Re-Key

As stated above – in both cases, Sectigo requires the Subscriber to use the same authentication details (typically username and password) which they used in the original purchase of the Certificate.

3.3.2. Identification and Authentication for Re-Key after Revocation

Sectigo does not routinely permit rekeying (or any form of reissuance or renewal) after revocation. Revocation is a terminal event in the Certificate lifecycle.

Where a request for replacement or renewal of a Certificate after revocation is considered, Sectigo requires the Subscriber to authenticate itself using the original authentication details (typically username and password) used in the initial purchase of the Certificate. However, this may be varied, or rekeying may be refused after revocation, where the exact circumstances and reasons for which the Certificate was revoked are not adequately explained. Reissuance or replacement after revocation is solely at Sectigo's discretion. In the event of Certificate revocation, issuance of a new Certificate generally requires that the party go through the initial registration process per Section 3.2.

3.4. Identification and Authentication for Revocation Request

Revocation at the Subscriber's request:

The Subscriber must either be in possession of the authentication details (typically username and password) to log in the correspondent site which were used to purchase the Certificate originally OR the Subscriber must be able to send an email to our abuse accounts which will be authenticated in a later stage (for example, this email can be signed with the Private Key associated with the Certificate).

Revocation at the RA's request:

The RA must be in possession of the authentication details used to effect the original Certificate request to the CA.

Revocation at the CA's request:

Sectigo does not revoke Certificates at the request of other CAs. Sectigo can and does revoke Subscriber Certificates for cause as set out in section 4.9 of this document, but identification and authentication are not required in these cases.

Sectigo employs the following procedure for authenticating a revocation request:

- The revocation request MAY be sent by the administrator contact associated with the Certificate application. Sectigo MAY, if necessary, also request that the revocation request be made by either/or the organizational contact and billing contact.
- Upon receipt of the revocation request Sectigo will request confirmation.
- Sectigo validation personnel will then command the revocation of the Certificate and logging of the identity of validation personnel and reason for revocation will be maintained in accordance with the logging procedures covered in this document.

4.CERTIFICATE LIFECYCLE OPERATIONAL REQUIREMENTS

This section describes the Certificate application process, including the information required to make and support a successful application. Additionally, this section describes some of the requirements imposed upon RAs, Subscribers, and other participants with respect to the lifecycle of a Certificate.

Note: In contracts and day to day operations, Certificate Renewal, Re-key, and Modification, are all colloquially referred to using the umbrella term 'renewal'.

4.1.Certificate Application

The Certificate application process MUST provide sufficient information to:

- Establish the applicant's authorization (by the employing or sponsoring organization) to obtain a Certificate.
- Establish and record identity of the applicant.
- Obtain the applicant's Public Key and verify the applicant's possession of the Private Key for each Certificate required.
- Verify any role, authorization, or other subject information requested for inclusion in the Certificate.

These steps MAY be performed in any order that is convenient that does not compromise security, but all MUST be completed before Certificate issuance.

A Certificate request can be done according to the following means:

On-line: Via the Web (https). The Certificate Applicant submits an application via a secure online link according to a procedure provided by Sectigo. Additional documentation in support of the application may be required so that Sectigo verifies the identity of the Applicant. The Applicant submits to Sectigo such additional documentation. Upon verification of identity, Sectigo issues the Certificate and sends a notice to the Applicant. The Applicant downloads and installs the Certificate to its device. The Applicant must notify Sectigo of any inaccuracy or defect in a Certificate promptly after receipt of the Certificate or earlier notice of informational content to be included in the Certificate.

Sectigo may at its discretion, accept applications via email.

4.1.1. Who can Submit a Certificate Application

Generally, Applicants will complete the online forms made available by Sectigo or by approved RAs or partners at the respective official websites. Under special circumstances, the Applicant MAY submit an application via email; however, this process is available at the discretion of Sectigo or its RAs.

Sectigo maintains an internal database of all previously revoked Certificates and previously rejected certificate requests. That database is used to identify subsequent suspicious certificate requests.

4.1.2. Enrollment Process and Responsibilities

All communications among PKI Authorities supporting the Certificate application and issuance process SHALL be authenticated and protected from modification; any electronic transmission of shared secrets and personally identifiable information SHALL be protected. Communications MAY be electronic or out-of-band. Where electronic communications are used, cryptographic mechanisms commensurate with the strength of the public/Private Key pair SHALL be used. Out-of-band communications SHALL protect the confidentiality and integrity of the data.

All Certificate Applicants must complete the enrolment process, which may include:

- Submit to Sectigo a Certificate application, including application information as detailed in this document, a Public Key corresponding to the Private Key of which they are in possession, and agree to the terms of the relevant Subscriber Agreement.
- Provide proof of identity through the submission of official documentation as requested by Sectigo during the enrolment process.

4.2.Certificate Application Processing

Information in Certificate applications MUST be verified as accurate before Certificates are issued.

Certificate applications are submitted to either Sectigo or a Sectigo approved RA.

Sectigo performs the applicable certificate validation procedures and as required verifies the completeness, accuracy and authenticity of the information provided by the Applicant prior to issuing a Certificate. The procedure includes:

- Verifying that the Applicant is permitted to obtain a Certificate under the relevant stipulations of this document.
- For those requests where the Applicant generates its own Key Pair:
 - Verifying that the Applicant has provided a well-formed, valid certificate signing request, containing a valid signature;
 - Obtaining a Public Key from the Applicant;
- Verifying that the Applicant has executed the Subscriber Agreement;
- Validating that the requested Certificate meets the requirements in section 3.1;
- Performing the validation procedures set out in section 3.2 and the relevant subsections

4.2.1.Performing Identification and Authentication Functions

The identification and authentication of the Subscriber SHALL meet the requirements specified for Subscriber authentication as specified in Sections 3.2 and 3.3.

Upon receipt of an application for a digital Certificate and based on the submitted information, Sectigo confirms the following information:

- The Certificate Applicant is the same person as the person identified in the Certificate request.
- The Certificate Applicant holds the Private Key corresponding to the Public Key to be included in the Certificate.
- The information to be published in the Certificate is accurate, except for non-verified Subscriber information.
- Any agents who apply for a Certificate listing the Certificate Applicant's Public Key are duly authorized to do so.

Sectigo MAY use the services of a third party to confirm information on a business entity that applies for a digital Certificate. Sectigo accepts confirmation from third party organizations, other third-party databases, and government entities.

Sectigo's controls MAY also include trade registry transcripts that confirm the registration of the Applicant company and state the members of the board, the management and directors representing the company.

Sectigo MAY use any means of communication at its disposal to ascertain the identity of an organizational or individual Applicant. Sectigo reserves right of refusal in its absolute discretion.

Sectigo MAY reuse completed validations and/or supporting evidence performed in accordance with Section 3.2.

4.2.2.Approval or Rejection of Certificate Applications

Any Certificate application that is received by Sectigo, for which the identity and authorization of the applicant has been validated, will be duly processed.

Following successful completion of all required validations of a Certificate application Sectigo approves an application for a digital Certificate.

If the validation of a Certificate application fails, Sectigo rejects the Certificate application. Sectigo reserves its right to reject applications to issue a Certificate to Applicants if, on its own assessment,

by issuing a Certificate to such parties the good and trusted name of Sectigo might get tarnished, diminished or have its value reduced and under such circumstances may do so without incurring any liability or responsibility for any loss or expenses arising as a result of such refusal.

Applicants whose applications have been rejected may subsequently reapply.

In all types of Sectigo Certificates, the Subscriber has a continuous obligation to monitor the accuracy of the submitted information and notify Sectigo of any changes that would affect the validity of the Certificate. Failure to comply with the obligations as set out in the Subscriber Agreement will result in the revocation of the Subscriber's Certificate without further notice to the Subscriber and the Subscriber shall pay any charges payable but that have not yet been paid under the Subscriber Agreement.

4.2.3. Time to Process Certificate Applications

Sectigo makes reasonable efforts to confirm Certificate application information and issue a digital Certificate within a reasonable time frame. The time frame is greatly dependent on the Subscriber providing the necessary details and/or documentation in a timely manner. Upon the receipt of the necessary details and/or documentation, Sectigo aims to confirm submitted application data and to complete the validation process and issue/reject a Certificate application within 2 working days.

From time to time, events outside of the control of Sectigo MAY delay the issuance process, however Sectigo will make every reasonable effort to meet issuance times and to make Applicants aware of any factors that may affect issuance times in a timely manner.

4.2.4. Certificate Authority Authorization

Sectigo examines the Certification Authority Authorization (CAA) DNS Resource Records as specified in RFC 9495. If such CAA Records are found and do not grant Sectigo the authority to issue the Certificate, the application SHALL be rejected.

Sectigo logs the results of the CAA checks.

Some methods relied upon for validating the Applicant's control over the domain portion of the Mailbox Address to be used in the Certificate require CAA records to be retrieved and processed from additional remote Network Perspectives before Certificate issuance. To corroborate the Primary Network Perspective, a remote Network Perspective's CAA check response MUST be interpreted as permission to issue, regardless of whether the responses from both Perspectives are byte-for-byte identical. Additionally, Sectigo MAY consider the response from a remote Network Perspective as corroborating if one or both of the Perspectives experience an acceptable CAA record lookup failure, as defined in this section.

Sectigo processes the `issuevmc` property tag as specified in RFC 9495. Where the Relevant RRSet contains any `issuevmc` Property Tags, Sectigo recognizes the following issuer-domain-names, as expressed in the Property Values, as granting authorization for issuance by Sectigo:

- `sectigo.com`
- `usertrust.com`
- `trust-provider.com`

For a transitional period, Sectigo also recognizes the following domain names as granting authorization although these are deprecated and should be replaced with a domain name from the above list at the earliest opportunity:

- `comodo.com`
- `comodoca.com`

4.3.Certificate Issuance

Sectigo issues a Certificate upon approval of a Certificate application. A digital Certificate is deemed to be valid at the moment a Subscriber accepts it (refer to section 4.4 of this document). Issuing a digital Certificate means that Sectigo accepts a Certificate application.

Subscribers shall solely be responsible for the legality of the information they present for use in Certificates issued under this document, in any jurisdiction in which such content may be used or viewed.

4.3.1.CA Actions during Certificate Issuance

Sectigo's systems receive and collate:

- evidence gathered during the verification process, and/or
- assertions that the verification has been completed according to the policy and internal documentation that sets out the acceptable means of verifying subject information.

Sectigo's systems record the details of the business transaction associated with the submission of a Certificate request and the eventual issuance of a Certificate, one example of which is a sales process involving a credit card payment.

Sectigo's systems record the source of, and all details submitted with, evidence of verification, having been performed either by external RAs or by Sectigo's internal RA.

The correct authentication of verification evidence provided by external RAs is required before that evidence will be considered for Certificate issuance.

Sectigo's CA has no facility for the automated signature of certificates/CRLs/OCSPs issued/signed from its root CAs, so this activity necessarily involves manual intervention by privileged users to sign such certificates/CRLs/OCSPs. Certificate issuance by the Root CA requires at least two individuals authorized by the CA (i.e., the CA system operator, system officer, or PKI administrator) one of whom deliberately issues a direct command for the Root CA to perform a certificate signing operation.

Sectigo's Certificate Systems:

- do not backdate notBefore dates to avoid deadlines, prohibitions, or code-enforced restrictions.
- have in place pre-issuance mechanisms to reduce the potential mis-issuances that may occur. The use of linting tools help to achieve this goal.
- performs preissuance and postissuance linting using pkimetal linting tool, which integrates well-known linters.

4.3.2.Notification to Subscriber by the CA of Issuance of Certificate

Sectigo notifies Subscriber of the issuance of a Certificate either via email and/or through delivery.

4.3.3.Refusal to Issue a Certificate

Sectigo reserves its right to refuse to issue a Certificate to any party as it sees fit, without incurring any liability or responsibility for any loss or expenses arising out of such refusal. Sectigo reserves the right not to disclose reasons for such a refusal.

4.4.Certificate Acceptance

This section describes some of the actions by Subscriber in accepting a Certificate. Additionally, it describes how Sectigo publishes a Certificate and how Sectigo notifies other entities of the issuance of a Certificate.

Before a Subscriber can make effective use of its Private Key, the CA SHALL explain to the Subscriber its responsibilities and obtain the Subscriber's acknowledgement, as defined in Section 9.6.3.

4.4.1. Conduct Constituting Certificate Acceptance

An issued Certificate is delivered via email or downloadable through Sectigo's website. A Subscriber is deemed to have accepted a Certificate when:

- the Subscriber uses the Certificate, or
- 30 days pass from the date of the issuance of a Certificate

4.4.2. Publication of the Certificate by the CA

A Certificate is published through various means: (1) by Sectigo making the Certificate available in the Repository; and (2) by Subscriber using the Certificate subsequent to Sectigo's delivery of the Certificate to Subscriber.

4.4.3. Notification of Certificate Issuance by the CA to Other Entities

Other than to the Subscriber, Sectigo MAY provide notification of Certificate issuance to certain other entities, such as the applicable Reseller.

4.5. Key Pair and Certificate Usage

This section is used to describe the responsibilities relating to the use of keys and Certificates.

4.5.1. Subscriber Private Key and Certificate Usage

The intended scope of usage for a private key shall be specified through certificate extensions, including the key usage and extended key usage extensions, in the associated certificate.

4.5.2. Relying Party Public Key and Certificate Usage

Certificates MAY specify restrictions on use through critical Certificate extensions, including the basic constraints and key usage extensions.

The final decision concerning whether or not to rely on a verified digital signature is exclusively that of the Relying Party. Reliance on a digital signature should only occur if:

- the digital signature was created during the operational period of a valid Certificate and it can be verified by referencing a validated Certificate;
- the Relying Party has checked the revocation status of the Certificate by referring to the relevant CRLs and the Certificate has not been revoked;
- the Relying Party understands that a digital Certificate is issued to a Subscriber for a specific purpose and that the digital Certificate may only be used in accordance with the usages suggested in this document and named as Object Identifiers in the Certificate profile; and
- the Certificate applied for is appropriate for the application it is used in.

Reliance is accepted as reasonable under the provisions made for the Relying Party under this document and within the Relying Party agreement. If the circumstances of reliance exceed the assurances delivered by Sectigo under the provisions made in this document, the Relying Party must obtain additional assurances.

Warranties are only valid if the steps detailed above have been carried out.

4.6. Certificate Renewal

Certificate renewal means the issuance of a new Certificate to the Subscriber without changing the Subscriber's, or other participant's, Public Key or any other information in the Certificate.

Renewal fees are detailed on the official Sectigo websites and within communications sent to Subscribers approaching the Certificate expiration date.

4.6.1.Circumstance for Certificate Renewal

End entity Certificate renewal MAY be supported for Certificates where the Private Key associated with the Certificate has not been compromised. End entity Certificates MAY be renewed to maintain continuity of Certificate usage. An end entity Certificate MAY be renewed after expiration. The original Certificate MAY or MAY NOT be revoked, but SHALL NOT be further re-keyed, renewed, or modified.

Sectigo shall make reasonable efforts to notify Subscribers via e-mail of the imminent expiration of a digital Certificate. Notice shall ordinarily be provided within a 60-day period prior to the expiry of the Certificate.

4.6.2.Who May Request Renewal

Those who may request renewal of a Certificate include, but are not limited to, a Subscriber on behalf of itself, and an RA on behalf of a Subscriber. Sectigo does not automatically renew Certificates.

4.6.3.Processing Certificate Renewal Requests

In order to process Certificate renewal requests, Sectigo gets the Subscriber to reauthenticate itself. Renewal application requirements and procedures are the same as those employed for the application validation and issuance requirements detailed for new customers.

4.6.4.Notification of New Certificate Issuance to Subscriber

Notification to the Subscriber about the issuance of a renewed Certificate is given using the same means as a new Certificate, described in section 4.3.2 of this document.

4.6.5.Conduct Constituting Acceptance of a Renewal Certificate

Subscriber's conduct constituting acceptance of a renewal Certificate is the same as listed in section 4.4.1 of this document.

4.6.6.Publication of the Renewal Certificate by the CA

Sectigo publishes a renewed Certificate by delivering it to the Subscriber.

4.6.7.Notification of Certificate Issuance by the CA to Other Entities

Generally, Sectigo does not notify other entities of a renewed Certificate. In limited circumstances, Sectigo will notify other entities through the means described in section 4.6.6 of this document. Sectigo MAY also notify an RA, if the RA was involved in the renewal process.

4.7.Certificate Re-key

The section is used to describe elements/procedures generating a new key pair and applying for the issuance of a new Certificate that certifies the new Public Key. Rekeying (or re-keying) a Certificate MAY comprise of creating a new Certificate with a new Public Key and serial number, while retaining the Certificate's subject information.

4.7.1.Circumstances for Certificate Re-Key

Certificate rekey will ordinarily take place as part of a Certificate renewal or Certificate replacement, as stated in section 3.2 of this document. Certificate rekey MAY also take place when a key has been compromised.

4.7.2.Who May Request Certificate Re-key

Those who may request a Certificate rekey include, but are not limited to, the Subscriber, the RA on behalf of the Subscriber, or Sectigo at its discretion.

4.7.3.Processing Certificate Rekeying Requests

Depending on the circumstances, the procedure to process a Certificate rekey MAY be the same as issuing a new Certificate. Under other circumstances, Sectigo MAY process a rekey request by having the Subscriber authenticate its identity.

4.7.4.Notification of Re-key to Subscriber

Sectigo will notify Subscriber of a Certificate rekey by the means delineated in section 4.3.2 of this document.

4.7.5.Conduct Constituting Acceptance of a Re-Keyed Certificate

Subscriber's conduct constituting acceptance of a rekeyed Certificate is the same as listed in section 4.4.1 of this document.

4.7.6.Publication of the Re-Keyed Certificate by the CA

Publication a rekeyed Certificate is performed by delivering it to the Subscriber.

4.7.7.Notification of Certificate Issuance by the CA to Other Entities

Generally, Sectigo does not notify other entities of the issuance of a rekeyed Certificate. Sectigo MAY notify an RA of the issuance of a rekeyed Certificate when an RA was involved in the issuance process.

4.8.Certificate Modification

Sectigo does not offer Certificate modification. If not a renewal nor a rekey, Sectigo will issue a new Certificate with different/new subscriber's information and new (or not) public key and MAY revoke the old Certificate.

4.8.1.Circumstance for Certificate Modification

No stipulation.

4.8.2.Who May Request Certificate Modification

No stipulation.

4.8.3.Processing Certificate Modification Requests

No stipulation.

4.8.4.Notification of New Certificate Issuance to Subscriber

No stipulation.

4.8.5.Conduct Constituting Acceptance of Modified Certificate

No stipulation.

4.8.6.Publication of the Modified Certificate by the CA

No stipulation.

4.8.7.Notification of Certificate Issuance by the CA to Other Entities

No stipulation.

4.9.Certificate Revocation and Suspension

Revocation of a Certificate is to permanently end the operational period of the Certificate prior to reaching the end of its stated validity period. In other words, upon revocation of a Certificate, the operational period of that Certificate is immediately considered terminated. The serial number of the

revoked Certificate will be placed within the CRL and remains on the CRL until sometime after the end of the Certificate's validity period.

Sectigo specifies the revocation reasons for the certificates that have been revoked. For subscriber's certificates only if the subscriber has provided the revocation reason, otherwise this will be unspecified.

Sectigo does not utilize Certificate suspension.

4.9.1.Circumstances for Revocation

Sectigo SHALL revoke a Certificate within 24 hours if one or more of the following occurs:

- The Subscriber requests in writing that the CA revoke the Certificate;
- The Subscriber notifies Sectigo that the original Certificate request was not authorized and does not retroactively grant authorization;
- Sectigo reasonably believes that the validation of domain authorization for any domain in the Certificate should not be relied upon;

Sectigo SHOULD revoke within 24 hours but MUST revoke within 5 days if one or more of the following occurs:

- The Certificate no longer complies with the requirements of Section 6.1.5 and Section 6.1.6;
- Sectigo obtains evidence that the Certificate was misused;
- Sectigo is made aware that a Subscriber has violated one or more of its material obligations under the Subscriber Agreement or Terms of Use;
- Sectigo is made aware of any circumstance indicating that use of an email address or Fully Qualified Domain Name in the Certificate is no longer legally permitted (e.g., a court or arbitrator has revoked the right to use an email address or Domain Name, a relevant licensing or services agreement between the Subscriber has terminated, or the account holder has failed to maintain the active status of the email address or Domain Name);
- Sectigo is made aware of a material change in the information contained in the Certificate;
- Sectigo is made aware that the Certificate was not issued in accordance with these Requirements or this document;
- Sectigo determines or is made aware that any of the information appearing in the Certificate is inaccurate;
- Sectigo's right to issue Certificates under these Requirements expires or is revoked or terminated, unless the CA has made arrangements to continue maintaining the CRL/OCSP Repository;
- Revocation is required by this document; or
- Sectigo is made aware of a demonstrated or proven method that exposes the Subscriber's Private Key to compromise or if there is clear evidence that the specific method used to generate the Private Key was flawed.
- The Subscriber has used the Certificate contrary to law, rule or regulation, or Sectigo reasonably believes that the Subscriber is using the Certificate, directly or indirectly, to engage in illegal or fraudulent activity;

Sectigo will revoke a Subordinate CA Certificate within seven (7) days if one or more of the following occurs:

- The Subordinate CA requests revocation in writing;
- The Subordinate CA notifies Sectigo that the original certificate request was not authorized and does not retroactively grant authorization;
- Sectigo obtains evidence that the Subordinate CA's Private Key corresponding to the Public Key in the Certificate suffered a Key Compromise or no longer complies with the requirements of Sections 6.1.5 and 6.1.6 of the Baseline Requirements;
- Sectigo obtains evidence that the Subordinate CA Certificate was misused;

- Sectigo is made aware that the Subordinate CA Certificate was not issued in accordance with, or that Subordinate CA has not complied with, the Baseline Requirements or this document;
- Sectigo determines that any of the information appearing in the Subordinate CA Certificate is inaccurate or misleading;
- Sectigo or Subordinate CA ceases operations for any reason and has not made arrangements for another CA to provide revocation support for the Certificate;
- Sectigo's, or Subordinate CA's, right to issue Certificates under the Baseline Requirements expires or is revoked or terminated, unless Sectigo has made arrangements to continue maintaining the CRL/OCSP Repository;
- Revocation is required by this document;
- The Subordinate CA has used the Certificate contrary to law, rule or regulation, or Sectigo reasonably believes that the Subordinate CA is using the Certificate, directly or indirectly, to engage in illegal or fraudulent activity;
- The Subordinate CA Certificate was issued as a result of fraud or negligence;
- The Subordinate CA Certificate, if not revoked, will compromise the trust status of Sectigo.

4.9.2. Who Can Request Revocation

A Subscriber or another appropriately authorized party can request revocation of a Certificate. An authorized party includes an RA, regardless of whether on behalf of the Subscriber may request revocation through their account. Sectigo MAY revoke a Certificate without receiving a request and without reason. Other parties may report suspected Certificate misuse, or other types of fraud, compromise, misuse, inappropriate conduct, or any other matter related to Certificates, using the contact details set out in section 1.5.2.1 of this document.

4.9.3. Procedure for Revocation Request

Sectigo accepts and responds to revocation requests and problem reports on a 24/7 basis as indicated in section 1.5.2 of this document.

Prior to the revocation of a Certificate, Sectigo will verify that the revocation request has been:

- Made by the organization or individual entity that has made the Certificate application.
- Made by the RA on behalf of the organization or individual entity that used the RA to make the Certificate application, and
- Has been authenticated by the procedures in section 3.4 of this document.

4.9.4. Revocation Request Grace Period

The revocation request grace period ("Grace Period") means the period during which the Subscriber must make a revocation request. The Grace Period is defined in the Subscriber Agreement applicable to the individual Subscriber. In the event that a Grace Period is not defined in the Subscriber Agreement, Subscribers are required to request revocation within 24 hours after detecting the loss or compromise of the Private Key.

4.9.5. Time Within which CA Must Process the Revocation Request

Sectigo SHALL process revocation requests in accordance with Sections 4.9.1 and 4.9.5. Within 24 hours after receiving a Certificate Problem Report, Sectigo will investigate the facts and circumstances related to a Certificate Problem Report and provide a preliminary report on its findings to both the Subscriber and the entity who filed the Certificate Problem Report

After reviewing the facts and circumstances, Sectigo will work with the Subscriber and any entity reporting the Certificate Problem Report or other revocation-related notice to establish whether or not the Certificate will be revoked, and if so, a date on which Sectigo will revoke the Certificate. The period from receipt of the Certificate Problem Report or revocation-related notice to published revocation SHALL NOT exceed the time frame set forth in Section 4.9.1.

The date selected by the CA SHOULD consider the following criteria: 1. The nature of the alleged problem (scope, context, severity, magnitude, risk of harm); 2. The consequences of revocation (direct and collateral impacts to Subscribers and Relying Parties); 3. The number of Certificate Problem Reports received about a particular Certificate or Subscriber; 4. The entity making the complaint (for example, a complaint from a law enforcement official should be addressed with higher priority); and 5. Relevant legislation

Once a certificate has been revoked the revocation will be reflected in the OCSP responses within 1 hour, and in the CRLs within 24 hours.

4.9.6.Revocation Checking Requirement for Relying Parties

Use of revoked Certificates could have damaging or catastrophic consequences in certain applications. The matter of how often new revocation data should be obtained is a determination to be made by the Relying Party.

Parties relying on a digital Certificate must verify a digital signature at all times by checking the validity of a digital Certificate against the relevant CRL published by Sectigo or using the Sectigo OCSP responder. Note that CRL MAY lag behind OCSP creating a situation where a revoked certificate MAY show as Revoked on OCSP yet MAY NOT show as revoked in the most recent CRL available. Therefore it is recommended to obtain revocation information from Sectigo's OCSP responder whenever possible. Relying parties are alerted that an unverified digital signature cannot be assigned as a valid signature of the Subscriber.

Relying on an unverifiable digital signature may result in risks that the Relying Party, and not Sectigo, assume in whole.

By means of this document, Sectigo has adequately informed relying parties on the usage and validation of digital signatures through this document and other documentation published in the Repository or by contacting via out of bands means via the contact address as specified in the Document Control section of this document.

4.9.7.CRL Issuance Frequency

Sectigo publishes CRLs to allow relying parties to verify a digital signature made using a Sectigo issued digital Certificate. Each CRL contains entries for all revoked un-expired Certificates issued. All CRLs are available via a publicly-accessible HTTP URL.

For the status of Subscriber Certificates:

Sectigo issues a new CRL at least (i) once every 7 days, (ii) within 24 hours after revoking a Certificate.

Sectigo includes a monotonically increasing sequence number for each CRL issued.

For the status of CA Certificates:

Sectigo updates and reissues CRLs at least

1. Once every twelve (12) months and
2. Within 24 hours after revoking a CA Certificate.

Sectigo will continue issuing CRLs until one of the following is true: – all Subordinate CA Certificates containing the same Subject Public Key are expired or revoked; or – the corresponding Subordinate CA Private Key is destroyed.

Under special circumstances, Sectigo MAY publish new CRLs prior to the expiry of the current CRL. All expired CRLs are archived (as described in section 3.4 of this document) for a period of 7 years or longer if applicable.

4.9.8. Maximum Latency for CRLs

The maximum latency for CRLs means the maximum time between the generation of CRLs and posting of the CRLs to the repository (i.e., the maximum number of processing- and communication-related delays in posting CRLs to the repository after the CRLs are generated). Sectigo does not employ a maximum latency for CRLs. Generally, however, CRLs are published within 1 hour.

4.9.9. On-Line Revocation/Status Checking Availability

In addition, Sectigo's Certificate Systems are configured to generate and serve OCSP responses. This provides real-time information regarding the validity of the Certificate making the revocation information immediately available through the OCSP protocol. CRLs and OCSP are available 24/7 to anyone.

OCSP responses conform to RFC6960 and/or RFC5019.

4.9.10. On-Line Revocation Checking Requirements

OCSP responders operated by Sectigo SHALL support the HTTP GET method, as described in RFC 6960 and/or RFC 5019. Sectigo MAY process the Nonce extension (1.3.6.1.5.5.7.48.1.2) in accordance with RFC 8954.

Sectigo's OCSP responses are either:

- Signed by the CA that issued the Certificates whose revocation status is being checked, or;
- The OCSP response is signed by a separate OCSP Responder Certificate which is signed by the CA that issued the Certificate whose revocation status is being checked. In this case the signing certificate will contain an extension of type id-pkix-ocsp-nocheck, as defined by RFC6960.

For the status of Subscriber certificates:

All Sectigo's OCSP responses:

- have a validity interval greater than or equal to eight hours;
- have a validity interval less than or equal to ten days;
- Sectigo SHALL update the information provided via an Online Certificate Status Protocol prior to one-half of the validity period before the nextUpdate.

For the status of Subordinate CA Certificates, Sectigo SHALL update information provided via an Online Certificate Status Protocol

- i. at least every twelve months; and
- ii. within 24 hours after revoking a Subordinate CA Certificate.

If the OCSP responder receives a request for the status of a Certificate serial number that is "unused", then the responder SHOULD NOT respond with a "good" status. If the OCSP responder is for a CA that is not Technically Constrained in line with Section 7.1.5, the responder SHALL NOT respond with a "good" status for such requests.

A Certificate serial number within an OCSP request is "assigned" if a Certificate with that serial number has been issued by the Issuing CA, using any current or previous key associated with that CA subject, or "unused" if otherwise.

4.9.11. Other Forms of Revocation Advertisements Available

No stipulation.

4.9.12. Special Requirements for Key Compromise

No Stipulation.

4.9.13.Circumstances for Suspension

No stipulation.

4.9.14.Who can Request Suspension

No stipulation.

4.9.15.Procedure for Suspension Request

No stipulation.

4.9.16.Limits on Suspension Period

No Stipulation.

4.10.Certificate Status Services

CRL and OCSP are Certificate status checking services available to relying parties.

4.10.1.Operational Characteristics

Lightweight OCSP conforms to RFC 5019. Sectigo provides revocation information for Certificates through 1 day after the expiry date of the Certificate. Revocation entries on a CRL or OCSP Response SHALL NOT be removed until after the Expiry Date of the revoked Certificate.

4.10.2.Service Availability

Sectigo operates and maintains its CRL (and optional OCSP) capability with resources sufficient to provide a response time of ten seconds or less under normal operating conditions. Certificate status services are available 24/7.

4.10.3.Optional Features

No stipulation.

4.11.End of Subscription

A Subscriber's subscription service ends if:

- Sectigo ceases operation,
- All of Subscriber's Certificates issued by Sectigo are revoked without the renewal or rekey of the Certificates, or
- The Subscriber's Subscriber Agreement terminates or expires without renewal.

4.12.Key Escrow and Recovery

In general, Sectigo does not provide key escrow or key backup services. Sectigo expects an Applicant to generate key-pairs in its own environment and to pass only the Public Key to Sectigo for inclusion in the Certificates issued.

In certain enterprise scenarios, where specifically provided for by contract between Sectigo and the Subscriber enterprise, Sectigo provides a key vault solution for Subscriber Certificates to be used for typically email encryption. In case escrow is provided, Sectigo MAY retain Subscriber Private Keys past the Certificate Maximum Validity period.

4.12.1.Key Escrow and Recovery Policy and Practices

No stipulation.

4.12.2.Session Key Encapsulation and Recovery Policy and Practices

No stipulation.

5.FACILITY, MANAGEMENT, AND OPERATIONAL CONTROLS

This section outlines the security policy, physical access control mechanisms, service levels and personnel policy in use to provide trustworthy and reliable CA operations.

Sectigo asserts that it makes every reasonable effort to detect and prevent material breaches, loss, damage or compromise of assets, and interruption to business activities.

5.1.Physical Controls

All Sectigo systems are protected from unauthorized access. Sectigo has implemented physical Access Controls to reduce the risk of equipment tampering even when the HSM is not installed and/or activated. All Sectigo systems are protected against theft, loss, and unauthorized use. All of the physical control requirements specified below apply equally to the Root and Sub-CAs, and any remote workstations used to administer the CAs, except where specifically noted.

All sites operate under a security policy designed to provide reasonable assurance of the detection, deterrence and prevention of unauthorized logical or physical access to CA related facilities.

5.1.1.Site Location and Construction

All Sectigo systems are located within a physically protected environment that deters, prevents, and detects unauthorized use of, access to, or disclosure of sensitive information and systems. The location and construction of the facility housing the CA equipment, as well as sites housing remote workstations used to administer the CA, SHALL be consistent with facilities used to house high value, sensitive information. The site location and construction, when combined with other physical security protection mechanisms such as guards, high security locks, and intrusion sensors, SHALL provide robust protection against unauthorized access to the CA equipment and records. Such environments are based in part on the establishment of physical security tiers. A tier is a barrier such as a locked door or closed gate that provides mandatory Access Control for individuals and requires a positive response (e.g., door unlocks or gate opens) for each individual to proceed to the next area. Each successive tier provides more restricted access and greater physical security against intrusion or unauthorized access. Moreover, each physical security tier encapsulates the next inner tier, such that an inner tier MUST be fully contained in an outside tier and cannot have a common outside wall with the outside tier, the outermost tier being the outside barrier of the building (e.g., a perimeter fence or outside wall).

Sectigo operates within the United Kingdom, Europe and the United States, with separate operations, research & development and server operation sites. Physical barriers are used to segregate secure areas within buildings and are constructed so as to extend from real floor to real ceiling to prevent unauthorized entry. External walls of the site are of solid construction.

5.1.2.Physical Access

All physical access to Sectigo PKI facilities is restricted to authorized Sectigo employees, vendors, and contractors, for whom access is required in order to execute their jobs.

5.1.2.1. Physical Access for CA Equipment

Access to each tier of physical security SHALL be controlled.

Card access systems are in place to control and monitor access to all areas of the facility. Access to the Sectigo physical machinery within the secure facility is protected with locked cabinets and logical access controls. Security perimeters are clearly defined for all Sectigo locations. All of Sectigo's entrances and exits are secured or monitored by security personnel, reception staff, or monitoring/control systems.

5.1.2.2. Physical Access for RA Equipment

RA equipment SHALL be protected from unauthorized access while the RA cryptographic module is installed and activated. The RA SHALL implement physical Access Controls to reduce the risk of equipment tampering even when the cryptographic module is not installed and activated. These security mechanisms SHALL be commensurate with the level of threat in the RA equipment environment.

5.1.3. Power and Air Conditioning

Sectigo secure facilities have a primary and secondary power supply and ensure continuous, uninterrupted access to electric power. Heating/air ventilation systems are used to prevent overheating and to maintain a suitable humidity level.

The Sectigo's facilities have backup capability sufficient to lock out input, finish any pending actions, and record the state of the equipment automatically before lack of power or air conditioning causes a shutdown. The repositories (containing CA Certificates and CRLs) SHALL be provided with uninterrupted power sufficient for a minimum of six (6) hours of operation in the absence of commercial power, to maintain availability and avoid denial of service.

5.1.4. Water Exposures

Sectigo has made reasonable efforts to ensure its secure facilities are protected from flood and water damage. Sectigo has personnel located on-site to reduce the extent of damage from a flood and any subsequent water exposure.

5.1.5. Fire Prevention and Protection

Sectigo has made reasonable efforts to ensure its secure facilities are protected from fire and smoke damage (fire protection is made in compliance with local fire regulations). IT equipment is located to reduce the risk of damage or loss by fire. The level of protection from fire reflects the importance of the equipment. These measures SHALL meet all local applicable safety regulations.

5.1.6. Media Storage

Amongst other ways, Sectigo protects media by storing it away from known or obvious fire/water hazards. Media is also backed up on-site and off-site.

Sectigo media is stored to protect them from accidental damage (e.g., water, fire, or electromagnetic) and unauthorized physical access. Media that contains audit, Archive, or backup information SHALL be duplicated and stored in a location separate from the CA location. Media containing Private Key material SHALL be handled, packaged, and stored in a manner compliant with the requirements for the sensitivity level of the information it protects or to which it provides access. Storage protection of CA and RA Private Key material SHALL be consistent with stipulations in Section 5.1.2.

5.1.7. Waste Disposal

Sectigo disposes of waste in accordance with industry best practice. Sectigo has procedures in place to dispose of all media types, including, but not limited to, paper documents, hardware, damaged devices, and read only optical devices.

Media used to collect or transmit privacy information SHALL be destroyed, such that the information is unrecoverable, prior to disposal. Sensitive media and paper SHALL be destroyed in accordance with the applicable policy for destruction of such material.

These procedures apply to all information classification levels, with the method of disposal dependent on the classification.

Destruction of media and documentation containing sensitive information, such as Private Key material, SHALL employ methods commensurate with those in NIST Special Publication 800-88.

5.1.8.Off-Site Backup

Sectigo backs up much of its information to a secure, off-site location that is sufficiently distant to escape damage from a disaster at the primary location. The frequency, retention, and extent of the backup is determined by the infrastructure team, taking into account the criticality and security requirements of the information. Backup of critical CA software is performed weekly and is stored offsite. Backup of critical business information is performed daily and is stored offsite. Access to backup servers/media is restricted to authorized personnel only. Backup media is regularly tested through restoration to ensure it can be relied on in the event of a disaster. Backup servers/media is appropriately labeled according to the confidentiality of the information.

5.2.Procedural Controls

5.2.1.Trusted Roles

Trusted roles are assigned by senior members of the management team who assign permissions on the “principle of least privilege” basis through a formal authorization process with authorizations being archived.

Sectigo has defined Trusted Roles for the personnel who design, build, develop, implement, operate, and maintain its CA Infrastructure and Network Equipment. Each Trusted Role has its responsibilities, privileges, and access documented. Trusted roles are assigned by senior members of the management team who decide permissions with signed authorizations being archived.

The list of personnel appointed to Trusted Roles is maintained and reviewed annually.

The functions and duties performed by persons in Trusted Roles are distributed so that a lone person cannot subvert the security and trustworthiness of PKI operations. All personnel in Trusted Roles must be free from conflicts of interest that might prejudice the impartiality of Sectigo PKI operations.

Sectigo ensures personnel assigned to a Trusted Role act only within the scope of their Trusted Role(s) when performing responsibilities, using privileges, or using access assigned to that Trusted Role.

Sectigo ensures personnel assigned to Trusted Roles that are authorized to access or authenticate to CA Infrastructure and/or Network Equipment use unique authentication credentials created by or assigned to the authorized individual.

5.2.1.1.CA Administrators

The CA Administrator installs and configures the CA software, including key generation, and key backup (as part of key generation) and subsequent recovery.

CA Administrators do not issue certificates to Subscribers.

5.2.1.2.CA Officers (e.g., CMS, RA, Validation and Vetting Personnel)

The CA Officer role is responsible for issuing and revoking certificates, the verification of identity, and compliance with the required issuance steps including those defined in this document and recording the details of approval and issuance steps taken identity vetting tasks are completed.

CA Officers must identify and authenticate themselves to systems before access is granted. Identification is via a username, with authentication requiring a password and digital Certificate.

5.2.1.3.Operator (e.g., System Administrators/ System Engineers)

Operators install and configure system hardware, including servers, routers, firewalls, and networks. The Operator also keeps CA, CMS and RA systems updated with software patches and other maintenance needed for system stability, security, and recoverability.

5.2.1.4. Internal Auditors

Internal Auditors are responsible for reviewing, maintaining, and archiving audit logs and performing or overseeing internal compliance audits to determine if Sectigo, an external CA, or RA is operating in accordance with this document and, where relevant, an RA's contract.

5.2.2. Number of Persons Required per Task

Multiparty control procedures are designed to ensure that at a minimum, the desired number of Trusted Persons are present to gain either physical or logical access to the CA equipment.

Access to Certificate Systems SHALL be defined and assigned to multiple Trusted Persons. Access to CA Root Systems SHALL be strictly enforced by multiple Trusted Persons throughout its lifecycle, from incoming receipt and inspection to final logical and/or physical destruction.

Sectigo requires that at least two CA Administrators take action for:

- Physical Access;
- CA key generation;
- CA signing key activation; and
- CA Private Key backup and restore.

Where multiparty control is required, at least one of the participants SHALL be an Administrator. All participants MUST serve in a Trusted Role as defined in Section 5.2.2. Multiparty control SHALL NOT be achieved using personnel that serve in the Internal Auditors Trusted Role.

5.2.3. Identification and Authentication for Each Role

Sectigo confirms the identity and authorization of all personnel seeking to become Trusted Persons before such personnel are: • Issued access devices and granted access to the required facilities; • Given electronic credentials to access and perform specific functions on CA systems.

All personnel are required to authenticate themselves to CA and RA systems before they may perform the duties of their role involving those systems.

CA Private Keys can only be backed up, stored, and recovered by personnel in Trusted Roles using, at least, dual control in a Physically Secure Environment.

5.2.4. Roles Requiring Separation of Duties

Individuals serving as Security Auditors shall not perform or hold any other Trusted Role.

Only an individual serving in a Security Auditor role may perform internal auditing functions, with the exception of those security audit functions (e.g., configuring, archiving, deleting) that require Multi-Party Control.

An individual that performs any Trusted Role shall only have one identity when accessing CA equipment. No individual in a Trusted Role SHALL be assigned more than one identity.

5.3. Personnel Controls

Access to the secure parts of Sectigo's facilities is limited using physical and logical access controls and is only accessible to appropriately authorized individuals filling Trusted Roles for which they are properly qualified and to which they have been appointed by management.

Sectigo requires that all personnel filling Trusted Roles are properly trained and have suitable experience before being permitted to adopt those roles.

5.3.1. Qualifications, Experience, and Clearance Requirements

Consistent with this document, Sectigo follows personnel and management practices that provide reasonable assurance of the trustworthiness and competence of their employees and of the

satisfactory performance of their duties.

All persons filling Trusted Roles SHALL be selected based on loyalty, trustworthiness, and integrity, and SHALL be subject to a background investigation. Personnel appointed to Trusted Roles shall:

- Possess the expert knowledge, experience and qualifications necessary for the offered services and appropriate job function;
- Have successfully completed an appropriate training program;
- Have demonstrated the ability to perform their duties;
- Be trustworthy;
- Have no other duties that would interfere or conflict with their duties for the Trusted Role;
- Have not been previously relieved of duties for reasons of negligence or non-performance of duties;
- Have not been convicted of a serious crime or other offense which affects his/her suitability for the position; and
- Have been appointed in writing by CA management.

The Operator Role is only granted on Sectigo IT systems when there is a specific business need. New Operators are not given full administrator rights until they have demonstrated a detailed knowledge of Sectigo IT systems & policies and that they have reached a suitable skill level satisfactory to the Server Systems Manager/Administrator or CEO. New administrators are closely monitored by the Server Systems Manager/Administrator for the first three months. Where systems allow, administrator access authentication is via a public/Private Key specifically issued for this purpose. This provides accountability of individual administrators and permits their activities to be monitored.

The CA Officer Role is granted certificate issuance privileges only after sufficient training in Sectigo's validation and verification policies and procedures.

5.3.2. Background Check Procedures

All trusted personnel, except those working for external RAs, have background checks before access is granted to Sectigo's Certificate Systems. These checks may include, but are not limited to, verification of the individual's identity using a government issued photo ID, credit history, employment history, education, character references, social security number, criminal background, and a Companies House cross-reference to disqualified directors.

5.3.3. Training Requirements

Sectigo provides suitable training to all staff before they take on a Trusted Role should they not already have the complete skill-set required for that role. Training of personnel is undertaken via a mentoring process involving senior members of the team to which they are attached. Training SHALL be conducted in the following areas: • CA or RA security principles and mechanisms; • All PKI software versions in use on the CA or RA system; • All PKI duties they are expected to perform; • Incident and Compromise reporting and handling • Disaster recovery and business continuity procedures; and • Stipulations of this CP/CPS.

CA Administrators are trained in the operation and installation of CA software.

Operators are trained in the maintenance, configuration, and use of the specific software, operating systems, and hardware systems used by Sectigo.

Internal Auditors are trained to proficiency in the general principles of systems and process audit as well as familiarity with Sectigo's policies and procedures.

CA Officers are trained in Sectigo's validation and verification policies and procedures and are required to pass an examination on the applicable information validation and verification requirements.

Sectigo maintains records of who received training.

5.3.4. Retraining Frequency and Requirements

Sectigo provides refresher training and updates to their personnel to the extent and frequency required to ensure that such personnel maintain the required level of proficiency to perform their job responsibilities competently and satisfactorily. Personnel in Trusted Roles have additional training when changes in industry standards or changes in Sectigo's operations require it. Sectigo provides refresher training and informational updates sufficient to ensure that Trusted Personnel retain the requisite degree of expertise.

Documentation SHALL be maintained identifying all personnel who received training and the level of training completed.

5.3.5. Job Rotation Frequency and Sequence

No stipulation.

5.3.6. Sanctions for Unauthorized Actions

Any personnel who, knowingly or negligently, violate Sectigo's security policies, exceed the use of their authority, use their authority outside the scope of their employment, or allow personnel under their supervision to do so may be liable to disciplinary action up to and including termination of employment. Should the unauthorized actions of any person reveal a failure or deficiency of training, sufficient training or retraining will be employed to rectify the shortcoming.

5.3.7. Independent Contractor Requirements

Independent contractors must meet the same training requirements as Sectigo employees working in the same role.

Once the independent contractor completes the work for which it was hired, or the independent contractor's employment is terminated, all access rights assigned to that contractor are removed as soon as possible and within 24 hours, except for external RA users, from the time of termination.

5.3.8. Documentation Supplied to Personnel

The selection of documentation supplied to Sectigo personnel is based on the role(s) they are to fill. Such documentation may include a copy of this CP/CPS, the CA/B Forum Baseline Requirements and other technical and operational documentation necessary to maintain Sectigo's CA operations.

5.4. Audit Logging Procedures

For audit purposes, Sectigo maintains electronic or manual logs of the following events for core functions.

5.4.1. Types of Events Recorded

An audit log is maintained of each movement of the removable media.

CA Certificate & Key Lifecycle management Events:

- CA Root signing key functions, including key generation, backup, storage, archival, recovery and destruction
- Certificate lifecycle management, including successful and unsuccessful Certificate applications, Certificate issuances, Certificate re-issuances and Certificate renewals, and Certificate revocation requests, including revocation reason
- Approval and rejection of certificate requests
- Cryptographic device lifecycle management events
- Signing of OCSP responses
- CRL updates, generations and issuances
- Custody of keys and of devices and media holding keys

- Compromise of a Private Key
- Certificate profiles

Subscriber Certificate Lifecycle Management Events:

- Certificate requests, renewal, and rekey requests, and revocation (including reason)
- Approval and rejection of Certificate Requests
- Issuance of Certificates
- Generation of Certificate Revocation Lists
- Signing of OCSP Responses.

Security Related Events:

- System downtime, software crashes and hardware failures
- Security profile checks
- Relevant Firewall and router activities (as described in section 5.4.1.1)
- CA system actions performed by Sectigo personnel, including software updates, hardware replacements and upgrades
- Cryptographic hardware security module events, such as usage, de-installation, service or repair and retirement
- Successful and unsuccessful Sectigo PKI access attempts
- Secure CA facility visitor entry and exit
- PKI and security systems actions performed
- Security profiles changes

Certificate Application Information:

- The documentation and other related information presented by the Applicant as part of the application validation process
- Storage locations, whether physical or electronic, of presented documents

All logs include, at least, the following elements:

- Date and time of entry
- Identity of entity making log entry (when applicable)
- Description of the entry

5.4.1.1 Router and firewall activities log

Logging of router and firewall activities necessary to meet the requirements of Section 5.4.1, Subsection 3.6 MUST at a minimum include: 1. Successful and unsuccessful login attempts to routers and firewalls; and 2. Logging of all administrative actions performed on routers and firewalls, including configuration changes, firmware updates, and access control modifications; and 3. Logging of all changes made to firewall rules, including additions, modifications, and deletions; and 4. Logging of all system events and errors, including hardware failures, software crashes, and system restarts.

5.4.2.Frequency of Processing Log

Logs are archived by the system administrator on a weekly basis and event journals reviewed on a weekly basis by CA management.

5.4.3.Retention Period for Audit Log

Audit logs SHALL be retained for a minimum of two (2) years.

Those are:

- CA certificate and key lifecycle management event records (as set forth in Section 5.4.1) after the later occurrence of:

- the destruction of the CA Private Key; or
- the revocation or expiration of the final CA Certificate in that set of Certificates that have an X.509v3 basicConstraints extension with the cA field set to true and which share a common Public Key corresponding to the CA Private Key;
- Subscriber Certificate lifecycle management event records (as set forth in Section 5.4.1) after the revocation or expiration of the Subscriber Certificate.
- Any security event records (as set forth in Section 5.4.1) after the event occurred.

5.4.4. Protection of Audit Log

Both current and offsite archived logs are maintained in a form that prevents unauthorized modification, substitution or destruction. Only CA Administrators have the system level access required to modify or delete logs.

5.4.5. Audit Log Backup Procedures

All logs are backed up on separate local servers and transferred off-site over encrypted VPN to remote servers.

5.4.6. Audit Collection System (Internal vs. External)

Automatic audit collection processes run from system startup to system shutdown under the control of the Trusted Roles. The failure or alert of the audit collection system which may adversely affect the integrity of the system or the confidentiality of the information protected by the system will lead to Sectigo's Operators and/or CA Administrators evaluating whether a suspension of operations is required until the problem is remedied. Sectigo ensures that Trusted Roles create and follow an incident response plan for all legitimate alerts.

5.4.7. Notification to Event-Causing Subject

No stipulation.

5.4.8. Vulnerability Assessments

A vulnerability is a weakness in the organization or in an information system that might be exploited by a threat, with the possibility of causing harm to assets. In order to mitigate the risk or possibility of causing harm to assets, Sectigo performs regular vulnerability assessment by taking a two-pronged approach. Sectigo assesses vulnerabilities by (1) making an assessment of the threats to, impacts on, and the vulnerabilities of assets and the likelihood of their occurrence, and (2) by developing a process of selecting and implementing security controls in order to reduce the risks identified in the Risk Assessment to an acceptable level.

Sectigo routinely performs vulnerability assessments by identifying the vulnerability categories that face an asset. Some of the vulnerability categories that Sectigo evaluates are technical, logical, human, physical, environmental, and operational.

Vulnerability scans are run by Sectigo trusted staff on a quarterly schedule. Additional scans are run following system updates, changes, or when deemed necessary.

Sectigo will triage any critical vulnerability within a period of 48 hours after its discovery.

If a Critical Vulnerability is discovered, not previously addressed, Sectigo will do in the next 96 hours one of the following:

- remediate the Critical Vulnerability
- If not possible in the 96 hours assigned, create and implement a plan to mitigate this Critical Vulnerability
- document the factual basis for which Sectigo thinks that the Critical Vulnerability does not require remediation

Sectigo employs external parties to perform regular annual vulnerability scans & penetration testing on our Certificate Systems/infrastructure.

In more detail:

- Patches, packages, & updates, however identified, with a critical risk rating shall be patched within 5 days. This timeline may be reduced if the vulnerability has a high likelihood of posing a risk to Sectigo.
- Patches, packages, & updates, however identified, with a high-risk rating shall be patched within 90 days.
- Patches, packages, & updates, however identified, with a medium or low risk rating do not have defined patching timelines and are uniquely evaluated.

5.5.Records Archival

Sectigo implements a backup standard for all business-critical systems located at its data centers. Sectigo retains records in electronic or in paper-based format in conformance with this subsection of this document.

5.5.1.Types of Records Archived

Sectigo backs up both application and system data. Sectigo SHALL archive the following information:

- Audit data, as specified in section 5.4 of this document;
- Certificate application information;
- Documentation supporting a Certificate application;
- Certificate lifecycle information.

5.5.2.Retention Period for Archive

The retention period for archived information depends on the type of information, the information's level of confidentiality, and the type of system the information is stored on.

Sectigo retains all documentation relating to certificate requests and the verification thereof, and all Certificates and revocation thereof for a term of not less than 2 years after any Certificate based on that documentation ceases to be valid, or as necessary to comply with applicable laws. The retention term begins on the date of expiration or revocation. Copies of Certificates are held, regardless of their status (such as expired or revoked). Such records may be retained in electronic, in paper-based format or any other format that Sectigo MAY see fit.

User data backed up from a Workstation is retained for a minimum period of 6 months.

5.5.3.Protection of Archive

Records are archived at a secure off-site location and are maintained in a form that prevents unauthorized modification, substitution or destruction. Access to backup servers and/or backup media, whether Windows or Linux, backup utilities, or backup data, is restricted to authorized personnel only and adheres to a strict default deny policy.

5.5.4.Archive Backup Procedures

Administrators at each Sectigo location are responsible for carrying out and maintaining backup activities. Sectigo employs both scheduled and unscheduled backups. Scheduled backups are automated using approved backup tools. Scheduled backups are monitored using automated tools. Unscheduled backups occur before carrying out major changes to critical systems and are part of any change request that has a possible impact on data integrity or security. All backup media is labeled according to the information classification, which is based on the backup information stored on the media.

5.5.5.Requirements for Time–Stamping of Records

CA archive records SHALL be automatically time–stamped as they are created. System clocks used for time–stamping SHALL be maintained in synchrony with an authoritative time standard. Records that are time–stamped include, but are not limited to, the following:

- Visitor entry,
- Visitor exit,
- Emails within Sectigo,
- Emails sent between Sectigo and third parties,
- Subscriber Agreements,
- Certificate issuance, and
- Certificate revocation.

5.5.6.Archive Collection System (Internal or External)

Sectigo’s archive collection system is both internal and external. As part of its internal collection procedures, Sectigo MAY require Subscribers to submit appropriate documentation in support of a Certificate application.

As part of Sectigo’s external collection procedures, RAs MAY require documentation from Subscribers to support Certificate applications, in their role as a Sectigo RA. In such circumstances, RAs are obliged to retain such records in line with the practices of record retention and protection as used by Sectigo and as stated in this document.

5.5.7.Procedures to Obtain and Verify Archive Information

Sectigo RAs are required to submit appropriate documentation as detailed in the Reseller Partner agreements and EPKI Manager Account Holder agreement, and prior to being validated and successfully accepted as an approved Sectigo RA.

5.6.Key Changeover

Towards the end of each root or subCA’s lifetime, a new CA signing Key Pair is commissioned and all subsequently issued Certificates and CRLs are signed with the new private signing key. Both keys may be concurrently active. The corresponding new CA Public Key Certificate is provided to Subscribers and relying parties through the delivery methods detailed below.

Sectigo makes all its CA Root Certificates available in the Repository.

Sectigo provides the full Certificate chain to the Subscriber upon issuance and delivery of the Subscriber Certificate.

5.7.Compromise and Disaster Recovery

Organizations are regularly faced with events that may disrupt their normal business activities or may lead to loss of information and assets. These events may be the result of natural disasters, accidents, equipment failures, or deliberate actions. This section details the procedures Sectigo employs in the event of a compromise or disaster.

5.7.1.Incident and Compromise Handling Procedures

All incidents (including compromises), both suspected and actual, are reported to the appropriate authority for investigation. Depending on the nature and immediacy of the incident, the reporter of an incident is to document the incident details to help with incident assessment, investigation, solution, and future operational changes. Once the incident is reported, the appropriate authority makes an initial assessment. Next, a containment strategy is chosen and implemented. After an incident has been contained, eradication is necessary to eliminate components of the incident. During eradication, importance is given to identifying all affected areas so they can be remedied.

These procedures are in place to ensure that:

- a consistent response to incidents happening to Sectigo's assets,
- incidents are detected, reported, and logged, and
- clear roles and responsibilities are defined.

To maintain the integrity of its services Sectigo implements, documents, and periodically tests appropriate contingency and disaster recovery plans and procedures. These procedures define and contain a formal incident management reporting process, incident response, and incident escalation procedures to ensure professional incident management and the return to normal operations within a timely manner as defined in our Information Security Management System. The process also enables incidents to be analyzed in a way as to identify possible causes such that any weaknesses in Sectigo's processes may be improved in order to prevent reoccurrence. Such plans are revised and updated as may be required at least once a year.

5.7.2.Computing Resources, Software, and/or Data are corrupted

If Sectigo determines that its computing resources, software, or data operations have been compromised, Sectigo will investigate the extent of the compromise and the risk presented to affected parties. Depending on the extent of the compromise, Sectigo reserves the right to revoke affected Certificates, to revoke entity keys, to provide new Public Keys to users, and to recertify subjects.

5.7.3.Entity Private Key Compromise Procedures

Due to the nature of the CA Private Keys, these are classified as highly critical to Sectigo's business operations and continuity. If any of the CA's private signing keys were compromised or were suspected of having been compromised, Sectigo would make an assessment to determine the nature and extent of the compromise. In the most severe circumstances, Sectigo would revoke all Certificates ever issued by the use of those keys, notify all owners of Certificates (by email) of that revocation, and offer to re-issue the Certificates to the customers with an alternative or new private signing key.

5.7.4.Business Continuity Capabilities after a Disaster

Sectigo operates a fully redundant CA system. In the event of a short- or long-term loss of an office location, operations at other offices will be increased. The backup CA is readily available in the event that the primary CA should cease operation. All of Sectigo's critical computer equipment is housed in a co-location facility run by a commercial data-center, and all of the critical computer equipment is duplicated within the facility. Incoming power and connectivity feeds are duplicated. The duplicate equipment is ready to take over the role of providing the implementation of the CA, and allows Sectigo to specify a maximum system outage time (in case of critical systems failure) of 1 hour. Sectigo operations are distributed across several sites worldwide. All sites offer facilities to manage the lifecycle of a Certificate, including but not limited to the application, issuance, revocation and renewal of such Certificates. As well as a fully redundant CA system, Sectigo maintains provisions for the activation of a backup CA and a secondary site should the primary site suffer a total loss of systems. This disaster recovery plan states that Sectigo will endeavor to minimize interruptions to its CA operations.

5.8.CA or RA Termination

In case of termination of CA operations for any reason whatsoever, Sectigo will provide timely notice and transfer of responsibilities to succeeding entities, maintenance of records, and remedies. Before terminating its own CA activities, Sectigo will take the following steps, where possible:

- Providing Subscribers of valid Certificates, Relying Parties, and other affected parties with ninety (90) days' notice of its intention to cease acting as a CA.
- Revoking all Certificates that are still un-revoked or un-expired at the end of the ninety (90) day notice period without seeking Subscriber's consent.

- Giving timely notice of revocation to each affected Subscriber.
- Making reasonable arrangements to preserve its records according to this document.
- Reserving its right to provide succession arrangements for the re-issuance of Certificates by a successor CA that has all relevant permissions to do so and complies with all necessary rules, while its operation is at least as secure as Sectigo's.

The requirements of this article may be varied by contract, to the extent that such modifications affect only the contracting parties.

6. TECHNICAL SECURITY CONTROLS

This section addresses certain technological aspects of the Sectigo infrastructure and PKI services.

Sectigo is not involved in functions associated with the generation, issuance, decommissioning or destruction of a Subscriber Key Pair, other than from suitably enabled enterprise accounts operated through the Sectigo Certificate Manager service which provide Key Pair generation.

6.1. Key Pair Generation and Installation

6.1.1. Key Pair Generation

6.1.1.1. Subscriber Key Pairs

No Stipulation.

6.1.1.2. CA and subCA Key Pairs

For Root CA Key Pairs created under this document, Sectigo:

- prepares and follows a Key Generation Script,
- has a Qualified Auditor witness the Root CA Key Pair generation process or records a video of the entire Root CA Key Pair generation process, and
- has a Qualified Auditor issue a report opining that the CA followed its key ceremony during its Key and Certificate generation process and the controls used to ensure the integrity and confidentiality of the Key Pair.

For other CA Key Pairs created for Sectigo or an Affiliate, Sectigo:

- prepares and follows a Key Generation Script and
- has a Qualified Auditor witness the Root CA Key Pair generation process or records a video of the entire Root CA Key Pair generation process.

Sectigo's CA keys are generated in Hardware Security Modules (HSM)s that SHALL be compliant, as a minimum, to FIPS 140-2 level 3 or Common Criteria EAL 4+. CA keys are never available outside the HSM or key ceremonies in plain text form. All CA key operations are performed within the security of the HSM, whether this be the initial key generation or their end use in the live production environment. All keys that are exported from the HSM are encrypted with a suitable encryption algorithm with the encryption key generated by the HSM.

Access to CA keys is restricted to authorized, trusted personnel of Sectigo. CA key data must be stored securely at all times unless attended by authorised personnel of Sectigo.

CA key generation that involves an HSM is performed in a 'CA key ceremony'. All CA key ceremonies are performed in a secure, controlled area. During the ceremony, at least two authorised Sectigo personnel are present at all times. It may be required that authorised auditors be present to witness the CA key ceremonies. No other persons are allowed in the secure area during the key ceremonies to protect against information loss through tampering or overseeing. All visible 'Sensitive' information is kept to a minimum at all times during the CA key ceremonies.

All media created from a CA key ceremony that contains CA key backup data must be classified and stored in accordance with this classification.

All obsolete media from a CA Key ceremony must be disposed of in a secure manner i.e. destruction, at the end of the CA key ceremony, or within a maximum period of 1 working day. All media that is not fully disposed of immediately, must be partially destroyed and securely stored until full disposal takes place.

6.1.2. Private Key Delivery to Subscriber

Where Subscriber keys are generated on Sectigo's servers, they MAY be delivered to the Subscriber over an encrypted communication (at least 128 bits of encryption strength).

6.1.3. Public Key Delivery to Certificate Issuer

The Public Key is delivered to the customer as part of the Certificate.

6.1.4. CA Public Key Delivery to Relying Parties

The Public Key of a trust anchor SHALL be provided in a secure manner so that the trust anchor is not vulnerable to modification or substitution. Acceptable methods for delivery of a trust anchor include but are not limited to: • Loading a trust anchor onto tokens delivered to Relying Parties via secure mechanisms; • Secure distribution of trust anchor through secure out-of-band mechanisms; • Comparison of Certificate hash (fingerprint) against the trust anchor hash made available via authenticated out-of-band sources (note that fingerprints or hashes posted in-band along with the Certificate are not acceptable as an Authentication mechanism); and • Downloading a trust anchor from trusted web sites (e.g., CA web site) secured with a currently valid Certificate of equal or greater assurance level than the Certificate being downloaded and the trust anchor is not in the Certificate Chain for the web site Certificate.

Sectigo's Public Keys are provided to Relying Parties in a few ways. One way is through the Repository. Additionally, Public Keys of Sectigo's Root CAs are embedded in trusted root stores.

6.1.5. Key Sizes

For Root CA Certificates' key sizes, see section 6.3.2

Root CA Certificates and any certificates which chain up to them have:

- RSA keys whose modulus size in bits is divisible by 8, and is at least 2048 bits
- ECDSA keys on the P-256, P-384 or P-521 curves.

6.1.6. Public Key Parameters Generation and Quality Checking

Sectigo generates the Public Key parameters. Sectigo's CA keys SHALL be generated within at least a FIPS 140-2 Level 3 or Common Criteria EAL 4+ certified HSM.

RSA: Sectigo confirms that the value of the public exponent is an odd number equal to 3 or more. Additionally, the public exponent SHOULD be in the range between $2^{16}+1$ and $2^{256}-1$. The modulus SHOULD also have the following characteristics: an odd number, not the power of a prime, and have no factors smaller than 752. [Source: Section 5.3.3, NIST SP 800-89]

ECC: Sectigo confirms the validity of all keys using either the ECC Full Public Key Validation Routine or the ECC Partial Public Key Validation Routine. [Source: Sections 5.6.2.3.2 and 5.6.2.3.3, respectively, of NIST SP 800-56A: Revision 2]

6.1.7. Key Usage Purposes (as per X.509 v3 key usage field)

Sectigo Certificates are general purpose and MAY be used without restriction on geographical area or industry. In order to use and rely on a Sectigo Certificate the Relying Party must use X.509v3 compliant software. Sectigo Certificates include key usage extension fields to specify the purposes for which the Certificate MAY be used and to technically limit the functionality of the Certificate when used with X.509v3 compliant software. Reliance on key usage extension fields is dependent on correct software implementations of the X.509v3 standard and is outside of the control of Sectigo.

The possible key purposes identified by the X.509v3 standard are the following:

1. Digital signature, for verifying digital signatures that is, for entity authentication and data origin authentication with integrity

2. Non-repudiation, for verifying digital signatures used in providing a nonrepudiation service which protects against the signing entity falsely denying some action
3. Key encipherment, for enciphering keys or other security information, e.g., for key transport
4. Data encipherment, for enciphering user data, but not keys or other security information
5. Key agreement, for use as a Public Key agreement key
6. Key Certificate signing, for verifying a CA's signature on Certificates, used in CA Certificates only
7. CRL signing, for verifying a CA's signature on CRLs
8. Encipher only, Public Key agreement key for use only in enciphering data when used with key agreement
9. Decipher only, Public Key agreement key for use only in deciphering data when used with key agreement

The appearance of a key usage does not indicate that Sectigo does or will issue a certificate with that key usage.

Private Keys corresponding to Root Certificates SHALL NOT be used to sign Certificates except in the following cases:

1. Self-signed Certificates to represent the Root CA itself;
2. Certificates for Subordinate CAs and Cross Certificates;
3. Certificates for infrastructure purposes (administrative role certificates, internal CA operational device certificates); and
4. Certificates for OCSP Response verification.

6.2. Private Key Protection and Cryptographic Module Engineering Controls

The Sectigo Infrastructure uses trustworthy systems to provide Certificate services. A trustworthy system is computer hardware, software and procedures that provide an acceptable resilience against security risks, provide a reasonable level of availability, reliability and correct operation, and enforce a security policy.

Sectigo strongly urges Subscribers to use a password or equivalent authentication method to prevent unauthorized access and usage of the Subscriber Private Key.

6.2.1. Cryptographic Module Standards and Controls

Sectigo securely generates and protects its own Private Key(s), using trustworthy HSMs and takes necessary precautions to prevent the compromise or unauthorized usage of them. Such HSMs SHALL be certified to at least FIPS 140-2 Level 3 or Common Criteria EAL 4+.

The Sectigo Root keys were generated in accordance with the guidelines detailed in the Root Key Generation Ceremony document. The activities undertaken and the personnel involved in the Root Key Generation Ceremony are recorded for audit purposes. Subsequent Root Key Generation Ceremonies are to follow the documented reference guide also.

6.2.2. Private Key (n out of m) Multi-Person Control

The decryption key is split across **m** removable media and requires **n** of **m** to reconstruct the decryption key. Custodians in the form of two or more authorized Sectigo officers are required to physically retrieve the removable media from the distributed physically secure locations.

Except during Key Pair generation, export, and import, access to the cryptographic operation software on the HSM is controlled through the use of Smart Cards (or cryptographic tokens of other forms) and their associated PINs which must be entered/presented before any key operations may be performed. Access to the Smart Cards & PINs is restricted to authorized Sectigo Officers. The HSMs are configured to require N from M cards to be present. A list is maintained of authorized Sectigo personnel with access to Smart Cards & PINs.

6.2.3.Private Key Escrow

Where Subscriber Private Keys are escrowed, Sectigo acts as the escrow agent and does not delegate this task to any third party. The Subscriber Private Key is stored in an encrypted form. A suitably authorized administrator of the enterprise account within which the Certificate has been requested may trigger the escrow. Triggering the escrow automatically revokes the Certificate ensuring that the Certificate cannot be used further.

6.2.4.Private Key Backup

The CA private signature keys SHALL be backed up under the same multi-person control as the original signature key. At least one copy of the private signature key SHALL be stored off-site. All copies of the CA private signature key SHALL be accounted for and protected in the same manner as the original.

End entity Private Keys MAY be backed up or copied but SHALL be held under the control of the Subscriber or other authorized administrator. Backed up end entity Private Keys SHALL NOT be stored in plaintext form and storage SHALL ensure security controls consistent with the security specifications the device is compliant with.

Generally, the Subscriber is solely responsible for protection of their Private Keys. However, Sectigo offers certain Subscribers the optional feature of having Sectigo back up the Private Keys Sectigo generates on Subscriber's behalf. Sectigo protects these keys by having an agent or agents of the Certificate Manager Subscriber (typically, the employer of the individual receiving the client Certificate) encrypt a PKCS#12 format that contains the keys before they are stored on a secure server. Keys stored by Sectigo can only be decrypted using the keys held by the selected agents of the Certificate Manager Subscriber. Encrypted keys are sent via a secure connection and decrypted by the agent of the Certificate Manager Subscriber on their own computers.

6.2.5.Private Key Archival

Private Keys belonging to Sectigo CAs are not archived by parties other than Sectigo.

When any CA Root Signing Key pair expires, they will be archived for at least 7 years. The keys will be archived in a secure cryptographic hardware module, as per their secure storage prior to expiration, as detailed in section 6.3.2 of this document. Sectigo MAY store archived CA keys in backup form at secure vault locations.

6.2.6.Private Key Transfer into or from a Cryptographic Module

All keys must be generated by and in a cryptographic module. Private Keys are exported from the cryptographic module into backup tokens only for HSM transfer, offline storage, and backup purposes. The Private Keys are encrypted when transferred out of the module and never exist in plaintext form.

Where CA Root signing keys are backed up to another cryptographic hardware security module, such keys are transferred between devices in encrypted format only.

All transfers of Private Keys into or from a cryptographic module are performed in accordance with the procedures specified by the vendor of the relevant cryptographic module.

6.2.7.Private Key Storage on Cryptographic Module

Private Keys are generated and stored inside Sectigo's Hardware Security Modules (HSMs). HSMs SHALL be certified to at least FIPS 140-2 Level 3 or Common Criteria EAL 4+.

For CA Root Private Key recovery purposes, the Root CA keys are encrypted and stored within a secure environment.

6.2.8.Method of Activating Private Key

Depending on the circumstances and the type of Certificate, a Private Key can be activated by Sectigo, Subscriber, or other authorized personnel. Sectigo's Private Keys are activated in accordance with the specifications of the cryptographic module. Subscriber must make all reasonable efforts to protect the integrity and confidentiality of its Private Key(s). Private Keys remain active until deactivated.

6.2.8.1. CA Administrator Activation

Method of activating the CA system by a CA Administrator SHALL require: • Use a smart card, biometric access Device, password in accordance with Section 6.4.1, or security of equivalent strength to Authenticate the Administrator before the activation of the Private Key, which includes, for instance, a password to operate the Private Key, a Windows logon or screen saver password, or a network logon password; and • Take commercially reasonable measures for the physical protection of the Administrator's workstation to prevent use of the workstation and its associated Private Key without the Administrator's authorization.

6.2.8.2. Offline CAs Private Key

Once the CA system has been activated, a threshold number of shareholders SHALL be required to supply their activation data in order to activate an offline CA's Private Key, as defined in Section 6.2.2. Once the Private Key is activated, it SHALL be active until termination of the session.

6.2.8.3. Online CAs Private Keys

An online CA's Private Key SHALL be activated by a threshold number of shareholders, as defined in Section 6.2.2, supplying their activation data (stored on secure media). Once the Private Key is activated, the Private Key MAY be active for an indefinite period until it is deactivated when the CA goes offline.

6.2.9.Method of Deactivating Private Key

Cryptographic modules that have been activated SHALL NOT be available to unauthorized access. After use, the cryptographic module SHALL be deactivated, e.g., via a manual logout procedure or automatically after a period of inactivity. CA cryptographic modules SHALL be stored securely when not in use. When an online CA is taken offline, the CA SHALL remove the token containing the Private Key from the reader in order to deactivate it. With respect to the Private Keys of offline CAs, after the completion of a Key Generation Ceremony, in which such Private Keys are used for Private Key operations, the CA SHALL remove the token containing the Private Keys from the reader in order to deactivate them. Once removed from the reader, tokens SHALL be securely stored. When deactivated, Private Keys SHALL be kept in encrypted form only. They SHALL be cleared from memory before the memory is de-allocated. Any disk space where Private Keys were stored SHALL be overwritten before the space is released to the operating system.

Depending on the circumstances and the type of Certificate, a Private Key can be deactivated by Sectigo, Subscriber, or other authorized personnel.

6.2.10.Method of Destroying Private Key

Destroying a Private Key means the destruction of all active keys, both backed-up and stored. Destroying a Private Key MAY comprise of removing it from the HSM or removing it from the active backup set. Private Keys are destroyed in accordance with NIST SP 800-88.

6.2.11.Cryptographic Module Rating

See section 6.2.1 of this document.

6.3. Other Aspects of Key Pair Management

This section considers other areas of key management. Particular subsections may be applicable to issuing CAs, repositories, subject CAs, RAs, Subscribers, and other participants.

6.3.1. Public Key Archival

When Public Keys are archived, they are archived according to procedures outlined in section 5.5 of this document.

6.3.2. Certificate Operational Periods and Key Pair Usage Periods

Certificates are valid upon issuance by Sectigo and acceptance by the Subscriber.

Sectigo verifies all information that is included in Mark Certificates at time intervals of 398 days or less.

The expiration of Sectigo's Mark Certificate Root CA Certificates is set out in Table 6.3.2.

Subordinate CA certificates lifetimes are either the same or shorter than those of the CA by which they are signed.

Table 6.3.2

COMMON_NAME	VALID_TO	KEY_SIZE	SIGNATURE
Sectigo Public BIMI Root R49	31/12/2049	RSA 4096	sha384WithRSAEncryption

Sectigo protects its CA Root Key Pairs in accordance with the audit program compliant infrastructure and this document.

6.4. Activation Data

Activation data refers to data values other than whole Private Keys that are required to operate Private Keys or cryptographic modules containing Private Keys. Examples of activation data include, but are not limited to, PINs, passphrases, and portions of Private Keys used in a key-splitting regime.

6.4.1. Activation Data Generation and Installation

Activation data is generated in accordance with the specifications of the HSM. This hardware SHALL be certified to at least FIPS 140-2 level 3 or Common Criteria EAL 4+.

6.4.2. Activation Data Protection

The procedures used to protect activation data is dependent on whether the data is for smartcards or passwords. Smartcards are held by highly trusted personnel. Passwords and smartcards are subject to Sectigo's Cryptographic Policy.

6.4.3. Other Aspects of Activation Data

No stipulation.

6.5. Computer Security Controls

6.5.1. Specific Computer Security Technical Requirements

Sectigo ensures the integrity of its computer systems by implementing controls, such as

- Applying the same security controls to all systems co-located in the same zone with a Certificate System;
- Maintaining Root CA Systems in a high security zone and in an offline state or Air-Gapped from other networks;

- Maintaining and protecting Issuing Systems, Certificate Management Systems, and Security Support Systems;
- Configuring Issuing Systems, Certificate Management Systems, Security Support Systems, and Front-End/Internal-Support Systems by removing or disabling all accounts, applications, services, protocols, and ports that are not used in Sectigo's operations and allowing only those that are approved by Sectigo;
- Reviewing configurations of Issuing Systems, Certificate Management Systems, Security Support Systems, and Front-End/Internal-Support Systems on a weekly basis;
- Undergoing penetration tests on a periodic basis and after significant infrastructure or application upgrades;
- Granting administration access to Certificate Systems only to persons acting in Trusted Roles and requiring their accountability for the Certificate System's security; and
- Changing authentication keys and passwords for any privileged account or service account on a Certificate System whenever a person's authorization to administratively access that account on the Certificate System is changed or revoked.

CA systems enforce Multi-Factor Authentication for all accounts capable of directly causing certificate issuance.

6.5.2.Computer Security Rating

No stipulation.

6.6.Lifecycle Technical Controls

6.6.1.System Development Controls

Sectigo has formal policies in place to control, document and monitor the development of its CA systems. Development requests may only be raised by a restricted set of personnel. Development tasks are prioritized by the 'task requesters' within their area and then further prioritized by the development manager whilst considering the development task list in its entirety. The majority of changes are developed in-house by Sectigo. In the event that Sectigo 'buys-in' services (hardware and/or software), vendors are selected based on reputation and ability to supply products 'fit for purpose'.

On receipt of each development request a unique task ID and title are assigned that stay with the task throughout the development lifecycle.

Each development task has an associated Risk Assessment carried out as a part of the development lifecycle. All tasks are viewed as carrying some form of risk, from issues relating to task scope and complexity to a lack of availability of resources. The management of risk is addressed through a formal risk management process with the request not being applied to the production environment until an acceptable level of risk is achieved.

The work-product of all development requests undergo peer review prior to release to the production environment to prevent malicious or erroneous software being loaded into the production environment.

Each task must be tested and signed off by the QA team before being deployed to the production environment. Developers are not permitted to be involved in the testing of their own work. When issues are found by QA the QA team provide feedback to the developer to resolve the issues before development may proceed to release.

Development and QA team members do not generally have any access to the production environment, however they MAY be given limited access to investigate/resolve issues. Access to these areas is strictly controlled.

Once the change has gone live to the production environment the task requester along with the

testing team are advised and the change re-tested.

6.6.2. Security Management Controls

Sectigo has tools and procedures to ensure that Sectigo's operational systems and applications retain their integrity and remain configured securely. These tools and procedures include checking the integrity of the application and security software.

6.6.3. Lifecycle Security Controls

No stipulation.

6.7. Network Security Controls

Sectigo develops, implements, and maintains a comprehensive security program designed to protect its networks according to the industry best practices. Sectigo conforms with the latest version of the CAB Forum Network and Certificate System Security Requirements.

6.7.1. Network Segmentation

Network segmentation SHOULD be designed and implemented in a manner that: 1. minimizes attack surfaces; 2. limits lateral movement within networks; 3. restricts traffic flow between different network segments; and 4. protects all CA Infrastructure components from unauthorized access.

At Sectigo, in its security program, general protections for the network include, among others:

- Segmenting Certificate System into separate networks or zones based on their functional, logical, and physical relationship;
- Applying the same security controls to all systems co-located in the same zone with a Certificate System;
- Maintaining Root CA Systems in a high security zone and in an offline state or Air-Gapped from other networks;
- For this segmentation, configuring network boundary controls (firewalls, switches, routers, and gateways) with rules that support only the services, protocols, ports, and communications that Sectigo has identified as necessary to its operations; also using specific software such as VLANs, VPNs or software-defined networking.

6.7.2. CA Infrastructure Security

Sectigo's CA Infrastructure is in a Physically Secure Environment. For Certificate System, Sectigo has implemented detection and prevention controls to guard against viruses and malicious software; and is also changing authentication keys and passwords for any privileged account or service account on a Certificate System whenever a person's authorization to administratively access that account on the Certificate System is changed or revoked.

Sectigo has implemented and configured Security Support Systems that protect systems and communications between:

1. between CA Infrastructure components; and
2. between CA Infrastructure and non-CA Infrastructure.
Equivalent security is implemented on all Systems on the same network as any CA Infrastructure component.

6.7.3. Timeline for addressing vulnerabilities

The following timelines apply for the application and infrastructure critical and non-critical vulnerabilities. Risk Assessment for every issue SHALL be completed within 48 hours and Resolution time shall be within:

Criticality	Resolution Time
Critical	96 hours
High	30 days
Medium	90 days
Low	90 days

6.8.Time-Stamping

No Stipulation.

7.CERTIFICATE, CRL, AND OCSP PROFILES

Sectigo uses version 3 of the X.509 standard to construct digital Certificates for use within the Sectigo PKI. X.509v3 allows a CA to add certain Certificate extensions to the basic Certificate structure. Sectigo uses a number of Certificate extensions for the purposes intended by X.509v3 as per Amendment 1 to ISO/IEC 9594-8, 1995. X.509v3 is a standard of the International Telecommunications Union for digital Certificates.

7.1.Certificate Profile

Sectigo incorporates by reference the following information in every digital Certificate it issues:

- Terms and conditions of the digital Certificate.
- Any other applicable Certificate policy as may be stated on an issued Sectigo Certificate, including the location of this document.
- The mandatory elements of the standard X.509v3.
- Any non-mandatory but customized elements of the standard X.509v3.
- Content of extensions and enhanced naming that are not fully expressed within a Certificate.
- Any other information that is indicated to be so in a field of a Certificate.

A Certificate profile contains fields as specified below:

- key usage extension field
- extension criticality field
- basic constraints extension

Typical content of information published on a Sectigo Certificate MAY include but is not limited to the following elements of information:

- Mark Certificates
 - Applicant's name or organizational name.
 - Code of Applicant's country.
 - State.
 - Issuing certification authority (Sectigo).
 - Applicant's Public Key.
 - Sectigo digital signature.
 - Signing algorithm.
 - Validity period of the digital Certificate.
 - Serial number of the digital Certificate.
 - Applicant's Mark.

Sectigo generates non-sequential Certificate serial numbers greater than zero (0) containing at least 64 bits of output from a CSPRNG.

7.1.1.Version Number(s)

Certificate versions are all X.509 version 3. The Certificate version number SHALL be set to the integer value of "2" for Version 3 Certificates.

7.1.2.Certificate Extensions

Certificate extensions are in conformance to RFC 5280 and the MC Requirements.

Enhanced naming is the usage of an extended organization field in an X.509v3 Certificate.

7.1.2.1.Root CAs

Sectigo Root CA Certificates SHALL contain, but are not limited to:

- a basicConstraints extension marked critical. The cA field is set true. The pathLenConstraint is not present.
- a keyUsage extension marked critical. Bit positions for digitalSignature, keyCertSign and cRLSign are set.

Sectigo Root CA Certificates do not contain – certificatePolicies – Extended Key Usage extension.

7.1.2.2.Subordinate CAs

Sectigo Subordinate CA certificates contain:

- a non-critical certificatePolicies extension that includes one or more policyIdentifiers and usually contains a policyQualifier referring to the CPS URI.
- a non-critical cRLDistributionPoints extension containing the HTTP URL of the Issuing CA's CRL service.
- a non-critical authorityInformationAccess extension containing the HTTP URL of the Issuing CA's OCSP responder and also containing the HTTP URL of the Issuing CA's certificate.
- a basicConstraints extension marked critical. The cA field is set true. The pathLenConstraint is often present and the pathLenConstraint is usually set to 0.
- a keyUsage extension marked critical. Bit positions for keyCertSign and cRLSign are set. The digitalSignature bit is also set if this CA also signs OCSP responses.
- an ExtendedKeyUsage extension not marked critical. The value 1.3.6.1.5.5.7.3.31 (BrandIndicatorforMessageIdentification) is present.
- a non-critical authorityKeyIdentifier containing a keyIdentifier field and not containing an authorityCertIssuer or authorityCertSerialNumber field
- a subjectKeyIdentifier extension not marked critical. It contains a value that is included in the keyIdentifier field of the authorityKeyIdentifier extension in Certificates issued by the Subordinate CA.

7.1.2.3.Subscriber Certificates

Sectigo Subscriber Certificates contain:

- a non-critical certificatePolicies extension that includes one or more policyIdentifiers and usually contains a policyQualifier referring to the CPS URI but not including a userNotice.
- a non-critical cRLDistributionPoints extension containing the HTTP URL of the Issuing CA's CRL service. Every uniformResourceIdentifier SHALL have the URI scheme HTTP
- a non-critical authorityInformationAccess extension containing the HTTP URL of the Issuing CA's OCSP responder (accessMethod = 1.3.6.1.5.5.7.48.1) and also containing the HTTP URL of the Issuing CA's certificate (accessMethod = 1.3.6.1.5.5.7.48.2).
- a basicConstraints extension marked critical. The cA field is not set. The pathLenConstraint is not present.
- a keyUsage extension marked critical. Bit positions for keyCertSign and cRLSign are NOT set.
- a non-critical extKeyUsage extension containing 1.3.6.1.5.5.7.3.31 (BrandIndicatorforMessageIdentification).
- a non-critical authorityKeyIdentifier extension. The keyIdentifier field SHALL be present. authorityCertIssuer and authorityCertSerialNumber fields SHALL NOT be present.
- a non-critical subjectAlternativeName
- a non-critical subjectKeyIdentifier. It SHOULD contain a value that is derived from the Public Key included in the Subscriber Certificate.

Optional: The Legal Entity Identifier (LEI) is a 20 character, alpha-numeric code used in accordance with ISO 17442-1:2020, Clause 6 and ISO 17442-2:2020, Clause 4.

7.1.2.4.All Certificates

All other fields and extensions are in accordance with RFC5280.

Sectigo does not issue certificates containing keyUsage or extendedKeyUsage values, or Certificate extensions, or other data not specified in sections 7.1.2.1, 7.1.2.2, or 7.1.2.3 above unless Sectigo is aware of a reason for including the data in the Certificate.

Sectigo does not issue certificates containing:

1. Extensions that do not apply in the context of the public Internet unless:
 - i. such value falls within an OID arc for which the Applicant demonstrates ownership, or
 - ii. the Applicant can otherwise demonstrate the right to assert the data in a public context, or
 - iii. the extension is defined within an open standards specification and intended for use by other organizations.
2. Field or extension values which have not been validated according to the processes and procedures described in this document.

Sectigo does not issue certificates containing semantics that, if included, will mislead a Relying Party about the certificate information verified by Sectigo.

7.1.3. Algorithm Object Identifiers

Sectigo Certificates are signed using algorithms with one of these identifiers:

Algorithm	Object Identifier
sha256WithRSAEncryption	OBJECT IDENTIFIER ::= { iso(1)member-body(2) us(840) rsadsi(113549) pkcs(1) pkcs-1(1) 11 }
sha384WithRSAEncryption	OBJECT IDENTIFIER ::= { iso(1)member-body(2) us(840) rsadsi(113549) pkcs(1) pkcs-1(1) 12 }
ecdsa-with-SHA256	OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) signatures(4) ecdsa-with-SHA2(3) 2 }
ecdsa-with-SHA384	OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) signatures(4) ecdsa-with-SHA2(3) 3 }

Sectigo does not sign Certificates using RSA with PSS padding. CA and OCSP Certificates are not signed with sha-1WithRSAEncryption

For ECDSA, Sectigo uses and accepts only the NIST "Suite B" curves for those keys submitted to Sectigo for inclusion in end entity certificates.

7.1.4. Name Forms

Name forms are as stipulated in 3.1.1 of this document.

7.1.4.1. Encoding

For every valid Certification Path (as defined by RFC 5280, Section 6):

- For each Certificate in the Certification Path, the encoded content of the Issuer Distinguished Name field of a Certificate SHALL be byte-for-byte identical with the encoded form of the Subject Distinguished Name field of the Issuing CA certificate.
- For each CA Certificate in the Certification Path, the encoded content of the Subject Distinguished Name field of a Certificate SHALL be byte-for-byte identical among all Certificates whose Subject Distinguished Names can be compared as equal according to RFC 5280, Section 7.1, and including expired and revoked Certificates.

7.1.4.2. Subject Information – Subscriber Certificates

Sectigo represents that it followed the procedure set forth in its CP/CPS to verify that, as of the Certificate's issuance date, all of the Subject Information was accurate.

7.1.4.3. Subject Information – Root Certificates and Subordinate CA Certificates

Sectigo represents that it followed the procedure set forth in its CP/CPS to verify that, as of the Certificate's issuance date, all of the Subject Information was accurate.

7.1.4.3.1. Subject Distinguished Name Fields

1. commonName

This field will be present and may be used as an identifier for the CA certificate. Across all CA certificates issued by Sectigo, each unique subject:commonName will be paired with only one CA keypair.

2. OrganizationName

This field will be present and contains the Subject CA's name or DBA as verified under Section 3.2.2.2.

Sectigo MAY include information in this field that differs slightly from the verified name, such as common variations or abbreviations, provided that any abbreviations used are locally accepted abbreviations, e.g., if the official record shows "Company Name Incorporated", Sectigo MAY use "Company Name Inc." or "Company Name".

3. countryName

This field will be present and contains the Subject's two-letter ISO 3166-1 country code information as verified under Section 3.2.2.2 or 3.2.2.3.

7.1.5. Name Constraints

Sectigo includes Name Constraints in Subordinate CA Certificates when relevant. Sectigo places Name Constraints in a non-critical nameConstraints extension within the CA certificate.

Sectigo does not include the anyExtendedKeyUsage EKU in Name Constrained CA certificates.

7.1.6. Certificate Policy Object Identifier

Sectigo uses policy OIDs under its own ARC.

7.1.7. Usage of Policy Constraints Extension

No stipulation.

7.1.8. Policy Qualifiers Syntax and Semantics

Sectigo includes in End Entity Certificates a non-critical Certificate Policies extension as defined in RFC5280. We include a single PolicyInformation extension that includes the Certificate Policy Identifier and MAY contain a single Policy Qualifier referring to the CPS URI but not including a userNotice.

7.1.9. Processing Semantics for the Critical Certificate Policies Extension

No stipulation.

7.2. CRL Profile

Sectigo manages and makes publicly available directories of revoked Certificates using CRLs. All CRLs issued by Sectigo are X.509v2 CRLs, in particular as profiled in RFC5280. Users and relying parties are strongly urged to consult the directories of revoked Certificates at all times prior to relying on information featured in a Certificate. Sectigo updates and publishes a new CRL at least every 7 days.

The CRL for any certificate issued by Sectigo (whether Subscriber certificate or CA certificate) MAY be found at the URL encoded within the CRLDP field of the certificate itself.

The profile of the Sectigo CRL is as per the table below:

Version	[Value 1]
Issuer Name	be byte-for-byte identical to the subject field of the Issuing CA
This Update	[Date of Issuance]
Next Update	[Date of Issuance + no more than 10 days for Subscribers or 12 months for CA Certificates]
Revoked Certificates	CRL Entries
Certificate Serial Number	[Certificate Serial Number]
Date and Time of Revocation	[Date and Time of Revocation]

7.2.1.Version Number(s)

Sectigo issues version 2 CRLs.

7.2.2.CRL and CRL Entry Extensions

Extension	Value
CRL Number	Never repeated monotonically increasing integer
Authority Key Identifier	Same as the authority key identifier listed in the Certificate.
Invalidity Date	Date in UTC format
Reason Code	Optional reason for revocation

reasonCode (OID 2.5.29.21)

If present, this extension MUST NOT be marked critical.

Sectigo does a byte-for-byte issuer name matching between CA certs and CRLs.

If a CRL entry is for a Root CA or Subordinate CA Certificate, including Cross Certificates, this CRL entry extension MUST be present. The CRLreason of certificateHold (6) SHALL NOT be used for Root CA or Subordinate CA Certificates.

If a CRL entry is for a Certificate not technically capable of causing issuance, this CRL entry extension SHOULD be present, but MAY be omitted.

The CRLReason indicated MUST NOT be unspecified (0). If the reason for revocation is unspecified, Sectigo omits the reasonCode entry extension.

The Repository MAY include CRL entries that have a CRLreason of certificateHold (6) for Certificates that include the Certificate Policy identifiers for the Legacy or Multipurpose Generations. The Repository SHALL NOT include CRL entries that have a CRLreason of certificateHold (6) for Certificates that include the Certificate Policy identifiers for the Strict Generation.

If a reasonCode CRL entry extension is present, the CRLReason MUST indicate the most appropriate reason for revocation of the certificate

7.3.OCSP Profile

Sectigo also publishes Certificate status information using Online Certificate Status Protocol (OCSP). Sectigo's OCSP responders are capable of providing a 'good' or 'revoked' status for all Certificates issued under the terms of this document. If queried for a certificate which was not issued by Sectigo

the responder will provide 'unauthorized'. The OCSP responders will give an 'unknown' response for expired Certificates.

Sectigo operates an OCSP service at <http://ocsp.sectigo.com>. Revocation information is made immediately available through the OCSP services. The OCSP responder and responses are available 24x7.

The profile of Sectigo OCSP responses is as per this table:

Extension	Value
OCSP Response Status	successful (0x0)
Response Type	Basic OCSP Response
Version	1 (0x0)
Responder ID	Same as the subject key identifier listed in the signing certificate.
Produced At	[the time at which this response was signed]
Hash Algorithm	
Issuer Name Hash	Hash of issuer's DN
Issuer Key Hash	Hash of issuer's public key
Serial Number	CertificateSerialNumber
Cert Status	Good/Revoked/Unknown
Revocation Time (if Revoked)	[The time at which the certificate was revoked or placed on hold]
Reason code	If present SHALL contain a value permitted for CRLs, as specified in Section 7.2.2.
This Update	[The most recent time at which the indicated certificate status is known by the responder to have been correct]
Next Update	[The time at or before which newer information will be available about the status of the certificate.]
Signature Algorithm	sha256WithRSAEncryption

If an OCSP response is for a Root CA or Subordinate CA Certificate, including Cross Certificates, and that certificate has been revoked, then the revocationReason field within the RevokedInfo of the CertStatus MUST be present and MUST contain a value permitted for CRLs, as specified in Section 7.2.2.

7.3.1.Version Number(s)

Sectigo's OCSP responder conforms to RFC 6960 and 5019.

7.3.2.OCSP Extensions

The singleExtensions of an OCSP response MUST NOT contain the reasonCode (OID 2.5.29.21) CRL entry extension.

8.COMPLIANCE AUDIT AND OTHER ASSESSMENTS

Sectigo has defined the practices specified in this document to meet or exceed the requirements of generally accepted and developing industry standards (e.g., CABF S/MIME Baseline Requirements) and other industry standards related to the operation of CAs.

A regular audit is performed by an independent external auditor to assess Sectigo's compliancy.

8.1.Frequency or Circumstances of Assessment

The audit mandates that the period during which a CA issues Certificates be divided into an unbroken sequence of audit periods. An audit period must not exceed one year in duration.

8.2.Identity/Qualifications of Assessor

Sectigo's audit SHALL be performed by a Qualified Auditor. A Qualified Auditor means a natural person, Legal Entity, or group of natural persons or Legal Entities that collectively possess the following qualifications and skills:

1. Independence from the subject of the audit;
2. The ability to conduct an audit that addresses the criteria specified in an Eligible Audit Scheme (see Section 8.4);
3. Employs individuals who have proficiency in examining Public Key Infrastructure technology, information security tools and techniques, information technology and security auditing, and the third-party attestation function;
4. (For audits conducted in accordance with the WebTrust standard) licensed for WebTrust by CPA Canada;
5. Bound by law, government regulation, or professional code of ethics; and
6. Except in the case of an Internal Government Auditing Agency, maintains Professional Liability/Errors & Omissions insurance with policy limits of at least one million US dollars in coverage

8.3.Assessor's Relationship to Assessed Entity

The auditor is independent of Sectigo, and does not have a financial interest, business relationship, or course of dealing that would create a conflict of interest or create a significant bias (for or against) Sectigo.

8.4.Topics Covered by Assessment

As per current version of *WebTrust for Certification Authorities* and *WebTrust for Certification Authorities – VMC Requirements* which can be found at <http://www.webtrust.org>

Topics covered by the annual audit include but are not limited to the following: – Business Practices Disclosure, meaning – the CA discloses its business practices, and – the CA provides its services in accordance with its CPS – Key Lifecycle Management, meaning – the CA maintains effective controls to provide reasonable assurance that the integrity of keys and Certificates it manages is established and protected throughout their lifecycles. – Certificate Lifecycle Management, meaning that – The CA maintains effective controls to provide reasonable assurance that Subscriber information was properly authenticated for specific registration activities, and – The CA maintains effective controls to provide reasonable assurance that subordinate CA Certificate requests are accurate, authenticated, and approved. – CA Environmental Control, meaning that – the CA maintains effective controls to provide reasonable assurance that – Logical and physical access to CA systems and data is restricted to authorized individuals, – The continuity of key and Certificate management operations is maintained, and – CA systems development, maintenance, and operations are properly authorized and performed to maintain CA systems integrity.

8.5.Actions Taken as a Result of Deficiency

Either remediate or the auditor posts “qualified report”, Auditor would report or document the deficiency, and notify Sectigo of the findings. Depending on the nature and extent of the deficiency, Sectigo would develop a plan to correct the deficiency, which could involve changing its policies or practices, or both. Sectigo would then put its amended policies or practices into operation and require the auditors to verify that the deficiency is no longer present. Sectigo would then decide whether to take any remedial action with regard to Certificates already issued.

8.6.Communication of Results

The audit requires that Sectigo make the Audit Report available to the public no later than 3 months after of the audit period. Sectigo is not required to make publicly available any general audit finding that does not impact the overall audit opinion.

The Audit Report SHALL contain at least the following clearly labelled information:

1. name of the organization being audited;
2. name and address of the organization performing the audit;
3. the SHA256 fingerprint of all Roots and Subordinate CA Certificates, including Cross Certificates, that were in scope of the audit;
4. audit criteria, with version number(s), that were used to audit each of the certificates (and associated keys);
5. a list of the CA policy documents, with version numbers, referenced during the audit;
6. whether the audit assessed a period of time or a point in time;
7. the start date and end date of the Audit Period, for those that cover a period of time;
8. the point in time date, for those that are for a point in time;
9. the date the report was issued, which will necessarily be after the end date or point in time date

The Audit Report SHALL be available as a PDF and SHALL be text searchable for all information required. Each SHA256 fingerprint within the Audit Report SHALL be uppercase letters and SHALL NOT contain colons, spaces, or line feeds.

8.7.Self-Audits

Sectigo performs regular self-audits, at least every quarter, and to monitor the adherence to this document and collects a randomly selected sample, including a minimum of the greater of 30 certificates or 3% of the issued certificates.

8.8.Review of delegated parties

Sectigo ensures that practices and procedures of delegated parties are in compliance with this document and with the CABF S/MIME Baseline Requirements and performs monitoring, on an annual basis, of the delegated parties' adherence.

9. OTHER BUSINESS AND LEGAL MATTERS

This part describes the legal representations, warranties and limitations associated with Sectigo digital Certificates.

9.1. Fees

Sectigo charges Subscriber fees for some of the Certificate services it offers, including issuance, renewal and reissues (in accordance with the Sectigo Reissue Policy stated in 9.1.6 of this document). Such fees are detailed on the official Sectigo websites (this is not an exhaustive list: www.sectigo.com, www.comodoca.com, www.instantssl.com, www.positivessl.com, www.enterprisessl.com,...).

Sectigo retains its right to affect changes to such fees. Sectigo partners, including Reseller Partners and EPKI Manager Account Holders, will be suitably advised of price amendments as detailed in the relevant partner agreements.

9.1.1. Certificate Issuance or Renewal Fees

Sectigo is entitled to charge Subscribers for the issuance, management, and renewal of Certificates. In most circumstances, applicable Certificate fees will be delineated in the Subscriber Agreement between Sectigo and Subscriber.

9.1.2. Certificate Access Fees

Sectigo MAY charge a reasonable fee for access to its Certificate databases.

9.1.3. Revocation or Status Information Access Fees

Sectigo does not charge fees for the revocation of a Certificate or for a Relying Party to check the validity status of a Sectigo issued Certificate using CRLs.

9.1.4. Fees for Other Services

No stipulation.

9.1.5. Refund Policy

Sectigo offers a 30-day refund policy. During a 30-day period (beginning when a Certificate is first issued) the Subscriber MAY request a full refund for their Certificate. Under such circumstances, the original Certificate MAY be revoked and a refund provided to the Applicant. Sectigo is not obliged to refund a Certificate after the 30-day refund policy period has expired.

9.1.6. Reissue Policy

Sectigo offers a 30-day reissue policy. During a 30-day period (beginning when a Certificate is first issued) the Subscriber MAY request a reissue of their Certificate and incur no further fees for the reissue. If details other than just the Public Key require amendment, Sectigo reserves the right to revalidate the application in accordance with the validation processes detailed within this document. If the reissue request does not pass the validation process, Sectigo reserves the right to refuse the reissue application. Under such circumstances, the original Certificate MAY be revoked and a refund provided to the Applicant.

Sectigo is not obliged to reissue a Certificate after the 30-day reissue policy period has expired.

9.2. Financial Responsibility

9.2.1. Insurance Coverage

Sectigo maintains professional Errors and Omissions Insurance.

9.2.2.Other Assets

No stipulation.

9.2.3.Insurance or extended Warranty Coverage

If Sectigo was negligent in issuing a Certificate that resulted in a Covered Loss to a Relying Party, the Relying Party MAY be eligible under Sectigo's Relying Party Warranty to receive up to the Maximum Certificate Coverage per Incident, subject to the Total Payment Limit , for all claims related to that Certificate. For complete terms and conditions, see the Relying Party Agreement and the Relying Party Warranty located in the Repository.

9.3.Confidentiality of Business Information

Sectigo observes applicable rules on the protection of personal data deemed by law or the Sectigo privacy policy (see section 9.4.1 of this document) to be confidential.

9.3.1.Scope of Confidential Information

Sectigo keeps the following types of information confidential and maintains reasonable controls to prevent the exposure of such records to non-trusted personnel.

- Subscriber Agreements.
- Certificate application records and documentation submitted in support of Certificate applications whether successful or rejected.
- Transaction records and financial audit records.
- External or internal audit trail records and reports, except for WebTrust audit reports that may be published at the discretion of Sectigo.
- Private keys
- Contingency plans and disaster recovery plans.
- Internal tracks and records on the operations of Sectigo infrastructure, Certificate management and enrolment services and data.

9.3.2.Information Not Within the Scope of Confidential Information

Subscribers acknowledge that revocation data of all Certificates issued by the Sectigo is public information and is published every 24 hours. Subscriber application data marked as "Public" in the relevant Subscriber Agreement or Certificate request form that is submitted as part of a Certificate application is published within an issued Certificate. Such information is not within the scope of confidential information.

9.3.3.Responsibility to Protect Confidential Information

All Sectigo personnel in trusted positions handle all confidential information in strict confidence and are required to sign confidentiality agreements before being employed in a trusted position. Personnel of RA/LRAs especially must comply with the requirements of the English law on the protection of confidential information.

9.3.4.Publication of Certificate Revocation Data

Sectigo reserves its right to publish a CRL as MAY be indicated.

9.4.Privacy of Personal Information

9.4.1.Privacy Plan

Sectigo has implemented a privacy policy, which complies with this document. The Sectigo privacy policy is published at <https://sectigo.com/privacy-policy>.

9.4.2.Information Treated as Private

See Sectigo Limited Privacy Policy. Additionally, personal information obtained from an Applicant during the application or identity verification process is considered private information if the information is not included in the Certificate and if the information is not public information.

9.4.3.Information not Deemed Private

In addition to the information not deemed private in the Sectigo Limited Privacy Policy, information made public in a Certificate, CRL, or OCSP is not deemed private.

9.4.4.Responsibility to Protect Private Information

Sectigo participants are expected to handle private information with care, and in compliance with local privacy laws in the relevant jurisdiction.

9.4.5.Notice and Consent to Use Private Information

Sectigo provides notices to Applicants and Subscribers about Sectigo's use of private information through its Privacy Policy. Sectigo also provides notices to Applicants and Subscribers about Sectigo's use of private information at the time such information is collected. Sectigo will only use private information after obtaining consent or as required by applicable laws or regulations.

9.4.6.Disclosure Pursuant to Judicial or Administrative Process

Sectigo reserves the right to disclose personal information if Sectigo reasonably believes that

- disclosure is required by law or regulation, or
- disclosure is necessary in response to judicial, administrative, or other legal process.

9.4.7.Other Information Disclosure Circumstances

See Privacy Policy. Further, Sectigo is not required to release any personal information, unless as otherwise required by law, without an authenticated, reasonably specific request by an authorized party specifying:

- The party to whom Sectigo owes a duty to keep information confidential.
- The party requesting such information.
- A court order, if any.

9.5.Intellectual Property Rights

Sectigo or its partners or associates own all intellectual property rights associated with its databases, web sites, Sectigo digital Certificates and any other publication originating from Sectigo including this document.

9.6.Representations and Warranties

9.6.1.CA Representations and Warranties

Sectigo makes to all Subscribers and relying parties certain representations regarding its public service, as described below. Sectigo reserves its right to modify such representations as it sees fit or required by law.

Except as expressly stated in this document or in a separate agreement with Subscriber, Sectigo represents, in all material aspects, to:

- Comply with this document and its internal or published policies and procedures.
- Comply with applicable laws and regulations.
- Provide infrastructure and certification services, including but not limited to the establishment and operation of the Sectigo Repository and web site for the operation of PKI services.

- Provide trust mechanisms, including a key generation mechanism, key protection, and secret sharing procedures regarding its own infrastructure.
- Provide prompt notice in case of compromise of its Private Key(s).
- Provide and validate application procedures for the various types of Certificates that it may make publicly available.
- Issue digital Certificates in accordance with this document and fulfill its obligations presented herein.
- Upon receipt of a request from an RA operating within the Sectigo network; act promptly to issue a Sectigo Certificate in accordance with this document.
- Upon receipt of a request for revocation from an RA operating within the Sectigo network; act promptly to revoke a Sectigo Certificate in accordance with this document.
- Publish accepted Certificates in accordance with this document.
- Provide support to Subscribers and relying parties as described in this document.
- Revoke Certificates according to this document.
- Provide for the expiration and renewal of Certificates according to this document.
- Make available a copy of this document and applicable policies to requesting parties.

And specifically include, but are not limited to, the following: 1. Right to Use Mailbox Address: Sectigo has implemented a procedure for verifying that the Applicant either had the right to use, or had control of, the Mailbox Addresses listed in the Certificate's subject field and subjectAltName extension (or was delegated such right or control by someone who had such right to use or control); 2. Authorization for Certificate: Sectigo has implemented a procedure for verifying that the Subject authorized the issuance of the Certificate and that the Applicant Representative is authorized to request the Certificate on behalf of the Subject; 3. Accuracy of Information: Sectigo has implemented a procedure for verifying the accuracy of all of the information contained in the Certificate (with the exception of the subject:serialNumber attribute); 4. Identity of Applicant: If the Certificate contains Subject Identity Information, Sectigo has implemented a procedure to verify the identity of the Applicant; 5. Subscriber Agreement: That, if the CA and Subscriber are not Affiliated, the Subscriber and CA are parties to a legally valid and enforceable Subscriber Agreement that satisfies these Requirements, or, if the CA and Subscriber are the same entity or are Affiliated, the Applicant Representative acknowledged the Terms of Use; 6. Status: Sectigo maintains a 24 x 7 publicly accessible Repository with current information regarding the status (Valid or Revoked) of all unexpired Certificates.

As the Sectigo network includes RAs that operate under Sectigo practices and procedures Sectigo warrants the integrity of any Certificate issued under its own root within the limits of the Sectigo insurance policy and in accordance with this document.

The Subscriber also acknowledges that Sectigo has no further obligations under this document.

9.6.2.RA Representations and Warranties

A Sectigo RA operates under the policies and practices detailed in this document and also the associated Reseller agreement and EPKI Manager Account agreement. The RA is bound under contract to:

- Receive applications for Sectigo Certificates in accordance with this document.
- Perform all verification actions prescribed by the Sectigo validation procedures and this document.
- Receive, verify and relay to Sectigo all requests for revocation of a Sectigo Certificate in accordance with the Sectigo revocation procedures and this document.
- Abide by all laws, rules and regulations applicable to performance of their duties as an RA.

9.6.3.Subscriber Representations and Warranties

Subscribers represent and warrant that when submitting to Sectigo they do not interfere with or infringe any rights of any third parties in any jurisdiction with respect to their trademarks, service

marks, trade names, company names, or any other intellectual property right, and that they are not seeking to use the certificate for any unlawful purpose, including, without limitation, tortious interference with contract or prospective business advantage, unfair competition, injuring the reputation of another, and confusing or misleading a person, whether natural or incorporated.

Upon accepting a Certificate, the Subscriber represents to Sectigo and to relying parties that at the time of acceptance and until further notice:

- Digital signatures created using the Private Key corresponding to the Public Key included in the Certificate is the digital signature of the Subscriber and the Certificate has been accepted and is properly operational at the time the digital signature is created.
- No unauthorized person has ever had access to the Subscriber's Private Key.
- All representations made by the Subscriber to Sectigo regarding the information contained in the Certificate are accurate and true.
- All information contained in the Certificate is accurate and true to the best of the Subscriber's knowledge or to the extent that the Subscriber had notice of such information whilst the Subscriber shall act promptly to notify Sectigo of any material inaccuracies in such information.
- The Certificate is used exclusively for authorized and legal purposes, consistent with this document, and only on MailBox addresses listed in the Certificate.
- The Subscriber retains control of her Private Key, uses a trustworthy system, and takes reasonable precautions to prevent its loss, disclosure, modification, or unauthorized use.
- The Subscriber agrees to respond to the CA's instructions concerning Key Compromise or Certificate misuse within a specified time period.
- The Subscriber is an end-user Subscriber and not a CA and will not use the Private Key corresponding to any Public Key listed in the Certificate for purposes of signing any Certificate (or any other format of certified Public Key) or CRL, as a CA or otherwise, unless expressly agreed in writing between Subscriber and Sectigo.
- The Subscriber requests a revocation of the Certificate, and ceases using it and its associated Private Key, if there is any actual or suspected misuse or compromise of the Subscriber's Private Key associated with the Public Key included in the Certificate or if any information in the Certificate is or becomes incorrect or inaccurate
- The Subscriber agrees to cease all use of the Private Key corresponding to the Public Key included in the Certificate upon revocation of that Certificate for reasons of Key Compromise
- The Subscriber agrees with the terms and conditions of this document and other agreements and policy statements of Sectigo. Sectigo is entitled to revoke the Certificate immediately if the Applicant were to violate the terms of the Subscriber Agreement or Terms of Use, or if revocation is required by this document.
- The Subscriber abides by the laws applicable in his/her country or territory including those related to intellectual property protection, viruses, accessing computer systems etc.
- The Subscriber complies with all export laws and regulations for dual usage goods as may be applicable.

In all cases and for all types of Sectigo Certificates the Subscriber has a continuous obligation to monitor the accuracy of the submitted information and notify Sectigo of any such changes.

9.6.4.Relying Party Representations and Warranties

A party relying on a Sectigo Certificate accepts that in order to reasonably rely on a Sectigo Certificate they must:

- Minimize the risk of relying on a digital signature created by an invalid, revoked, expired or rejected Certificate; the Relying Party must have reasonably made the effort to acquire sufficient knowledge on using digital Certificates and PKI.
- Study the limitations to the usage of digital Certificates and be aware through the Relying Party agreement the maximum value of the transactions that can be made using a Sectigo digital

Certificate.

- Read and agree with the terms of this document and Relying Party agreement.
- Verify a Sectigo Certificate by referring to the relevant CRL and the CRLs of intermediate CA and root CA or by checking the OCSP response using the Sectigo OCSP responder.
- Trust a Sectigo Certificate only if it is valid and has not been revoked or has expired.
- Rely on a Sectigo Certificate, only as may be reasonable under the circumstances listed in this section and other relevant sections of this document.

9.6.5. Representations and Warranties of other Participants

No stipulation.

9.7. Disclaimers of Warranties

9.7.1. Fitness for a Particular Purpose

Sectigo disclaims all warranties and obligations of any type, including any warranty of fitness for a particular purpose, and any warranty of the accuracy of unverified information provided, save as contained herein and as cannot be excluded at law.

9.7.2. Other Warranties

Except as required by applicable law, Sectigo does not warrant:

- The accuracy, authenticity, completeness or fitness of any unverified information contained in Certificates or otherwise compiled, published, or disseminated by or on behalf of Sectigo except as it may be stated in the relevant product description below in this document and in the Sectigo insurance policy.
- In addition, shall not incur liability for representations of information contained in a Certificate except as it may be stated in the relevant product description in this document.
- Does not warrant the quality, functions or performance of any software or hardware device.
- Although Sectigo is responsible for the revocation of a Certificate, it cannot be held liable if it cannot execute it for reasons outside its own control.
- The validity, completeness or availability of directories of Certificates issued by a third party (including an agent) unless specifically stated by Sectigo.

Sectigo assumes that user software that is claimed to be compliant with X.509v3 and other applicable standards enforces the requirements set out in this document. Sectigo cannot warrant that such user software will support and enforce controls required by Sectigo, whilst the user should seek appropriate advice.

9.8. Limitations of Liability

Sectigo Certificates MAY include a brief statement describing limitations of liability, limitations in the value of transactions to be accomplished, validation period, and intended purpose of the Certificate and disclaimers of warranty that may apply. Subscribers must agree to Sectigo Terms & Conditions before signing-up for a Certificate. To communicate information Sectigo MAY use:

- A Sectigo standard resource qualifier to a Certificate policy.
- Proprietary or other vendors' registered extensions.

9.8.1. Damage and Loss Limitations

In no event (except for fraud or willful misconduct) will the aggregate liability of Sectigo to all parties including without any limitation a Subscriber, an Applicant, a recipient, or a Relying Party for all digital signatures and transactions related to such Certificate exceed the cumulative maximum liability for such Certificate as stated in the Sectigo insurance plan detailed section 9.2.3 of this document.

9.8.2.Exclusion of Certain Elements of Damages

In no event (except for fraud or willful misconduct) shall Sectigo be liable for:

- Any indirect, incidental or consequential damages.
- Any loss of profits.
- Any loss of data.
- Any other indirect, consequential or punitive damages arising from or in connection with the use, delivery, license, performance or non-performance of Certificates or digital signatures.
- Any other transactions or services offered within the framework of this document.
- Any other damages except for those due to reliance, on the information featured on a Certificate, on the verified information in a Certificate.
- Any liability incurred in this case or any other case if the fault in this verified information is due to fraud or willful misconduct of the Applicant. Any liability that arises from the usage of a Certificate that has not been issued or used in conformance with this document.
- Any liability that arises from the usage of a Certificate that is not valid.
- Any liability that arises from usage of a Certificate that exceeds the limitations in usage and value and transactions stated upon it or on this document.
- Any liability that arises from security, usability, integrity of products, including hardware and software a Subscriber uses.
- Any liability that arises from compromise of a Subscriber's Private Key.

Sectigo does not limit or exclude liability for death or personal injury.

9.9.Indemnities

9.9.1.Indemnification by Sectigo

To the extent permitted by applicable law, Sectigo shall indemnify each Application Software Supplier against any third party claim, damage, or loss suffered by an Application Software Supplier related to a Certificate issued by Sectigo that is not in compliance with the CABF S/MIME Baseline Requirements in effect at the date of issuance of the Certificate, regardless of the cause of action or legal theory involved, except where the claim, damage, or loss suffered by the Application Software Supplier was directly caused by the Application Software Supplier's software displaying either (1) a valid and trustworthy Certificate as not valid or trustworthy or (2) displaying as trustworthy (i) a Certificate that has expired or (ii) a revoked Certificate where the revocation status is available online but the Application Software Supplier's software failed to check or ignored the status.

9.9.2.Indemnification by Subscriber

By accepting a Certificate, the Subscriber agrees to indemnify and hold Sectigo, as well as its agent(s) and contractors harmless from any acts or omissions resulting in liability, any loss or damage, and any suits and expenses of any kind, including reasonable attorneys' fees, that Sectigo, and the above mentioned parties may incur, that are caused by the use or publication of a Certificate, and that arises from:

- Any false or misrepresented data supplied by the Subscriber or agent(s).
- Any failure of the Subscriber to disclose a material fact, if the misrepresentation or omission was made negligently or with intent to deceive the CA, Sectigo, or any person receiving or relying on the Certificate.
- Failure to protect the Subscriber's confidential data including their Private Key, or failure to take reasonable precautions necessary to prevent the compromise, loss, disclosure, modification, or unauthorized use of the Subscriber's confidential data.
- Breaking any laws applicable in his/her country or territory including those related to intellectual property protection, viruses, accessing computer systems etc.

For Certificates issued at the request of a Subscriber's agent, both the agent and the Subscriber shall jointly and severally indemnify Sectigo, and its agents and contractors.

Although Sectigo will provide all reasonable assistance, Certificate Subscribers shall defend, indemnify, and hold Sectigo harmless for any loss or damage resulting from any such interference or infringement and shall be responsible for defending all actions on behalf of Sectigo.

9.9.3. Indemnification by Relying Parties

To the extent permitted by law, each Relying Party shall indemnify Sectigo, its partners, and any cross signed entities, and their respective directors, officers, employees, agents, and contractors against any loss, damage, or expense, including reasonable attorney's fees, related to the Relying Party's (i) breach of the Relying Party Agreement, an End-User License Agreement, this document, or applicable law; (ii) unreasonable reliance on a Certificate; or (iii) failure to check the Certificate's status prior to use.

9.10. Term and Termination

9.10.1. Term

The term of this document, including amendments and addenda, begins upon publication to the Repository and remains in effect until replaced with a new version passed by the Sectigo Policy Authority.

9.10.2. Termination

This document, including all amendments and addenda, remain in force until replaced by a newer version.

9.10.3. Effect of Termination and Survival

The following rights, responsibilities, and obligations survive the termination of this document for Certificates issued under this document:

- All unpaid fees incurred under section 9.1 of this document;
- All responsibilities and obligations related to confidential information, including those stated in section 9.3 of this document;
- All responsibilities and obligations to protect private information, including those stated in section 9.4.4 of this document;
- All representations and warranties, including those stated in section 9.6 of this document;
- All warranties disclaimed in section 9.7 of this document for Certificates issued during the term of this document;
- All limitations of liability provided for in section 9.8 of this document; and
- All indemnities provided for in section 9.9 of this document.

Upon termination of this document, all PKI participants are bound by the terms of this document for Certificates issued during the term of this document and for the remainder of the validity periods of such Certificates.

9.11. Individual Notices and Communications with Participants

Sectigo accepts notices related to this document by means of digitally signed messages or in paper form. Upon receipt of a valid, digitally signed acknowledgment of receipt from Sectigo, the sender of the notice shall deem their communication effective. The sender must receive such acknowledgment within five (5) days, or else written notice must then be sent in paper form through a courier service that confirms delivery or via certified or registered mail, postage prepaid, return receipt requested, addressed as follows:

Sectigo Policy Authority Exmouth House, 3/11 Pine Street, London, EC1R 0JH, United Kingdom

Attention: Legal Practices Email: legalnotices@sectigo.com

This document, related agreements and Certificate policies referenced within this document are available online in the Repository.

9.12.Amendments

Upon the Sectigo Policy Authority accepting such changes it deems to have significant impact on the users of this document, an updated edition of this document will be published at the Sectigo repository (available at <https://www.sectigo.com/legal>), with suitable incremental version numbering used to identify new editions. This document SHALL be updated at least once per year.

Revisions not denoted “significant” are those deemed by the Sectigo Policy Authority to have minimal or no impact on Subscribers and Relying Parties using Certificates and CRLs issued by Sectigo. Such revisions may be made without notice to users of this document and without changing the version number of this document.

Controls are in place to reasonably ensure that this document is not amended and published without the prior authorization of the Sectigo Policy Authority.

9.12.1.Procedure for Amendment

An amendment to this document is made by the Sectigo Policy Authority. The Sectigo Policy Authority will approve amendments to this document, and Sectigo will publish amendments in the Repository. Amendments can be an update, revision, or modification to this document, and can be detailed in this document or in a separate document. Additionally, amendments supersede any designated or conflicting provisions of the amended version of this document.

9.12.2.Notification Mechanism and Period

Sectigo provides notice of an amendment to this document by posting it to the Repository. Amendments become effective on the date provided in the document, when an amendment is written in a separate document, or on the date provided in this document, when written in this document.

Sectigo does not guarantee or establish a notice and comment period.

9.12.3.Circumstances Under Which OID Must be Changed

The Sectigo Policy Authority has the sole authority to determine whether an amendment to this document requires an OID change.

9.13.Dispute Resolution Provisions

Before resorting to any dispute resolution mechanism including adjudication or any type of Alternative Dispute Resolution (including without exception mini-trial, arbitration, binding expert’s advice, co-operation monitoring and normal expert’s advice) all parties agree to notify Sectigo of the dispute with a view to seek dispute resolution.

9.14.Governing Law, Interpretation, and Jurisdiction

9.14.1.Governing Law

This document is governed by, and construed in accordance with, English law. This choice of law is made to ensure uniform interpretation of this document, regardless of the place of residence or place of use of Sectigo digital Certificates or other products and services. English law applies in all Sectigo commercial or contractual relationships in which this document may apply or quoted implicitly or explicitly in relation to Sectigo products and services where Sectigo acts as a provider, supplier, beneficiary receiver or otherwise.

9.14.2. Interpretation

This document shall be interpreted consistently within the boundaries of business customs, commercial reasonableness under the circumstances and intended usage of a product or service. In interpreting this document, parties shall also take into account the international scope and application of the services and products of Sectigo and its international network of RAs as well as the principle of good faith as it is applied in commercial transactions.

The headings, subheadings, and other captions in this document are intended for convenience and reference only and shall not be used in interpreting, construing, or enforcing any of the provisions of this document.

Appendices and definitions to this document are for all purposes an integral and binding part of this document.

9.14.3. Jurisdiction

Each party, including Sectigo partners, Subscribers, and Relying Parties, irrevocably agrees that the courts of England and Wales have exclusive jurisdiction to hear and decide any suit, action or proceedings, and to settle any disputes, which may arise out of or in connection with this document or the provision of Sectigo PKI services.

9.15. Compliance with Applicable Law

This document is subject to applicable national, state, local and foreign laws, rules, regulations, ordinances, decrees, and orders, including, but not limited to, restrictions on exporting or importing software, hardware, or technical information. Sectigo complies with all applicable laws, rules, regulations, ordinances, decrees, and orders when providing services pursuant to this document.

9.16. Miscellaneous Provisions

9.16.1. Entire Agreement

This document and all documents referred to herein constitute the entire agreement between the parties, superseding all other agreements that may exist with respect to the subject matter. Section headings are for reference and convenience only and are not part of the interpretation of this agreement.

9.16.2. Assignment

This document shall be binding upon the successors, executors, heirs, representatives, administrators, and assigns, whether express, implied, or apparent, of the parties. The rights and obligations detailed in this document are assignable by the parties, by operation of law (including as a result of merger or a transfer of a controlling interest in voting securities) or otherwise, provided such assignment is undertaken consistent with the correspondent sections on termination or cessation of operations, and provided that such assignment does not effect a novation of any other debts or obligations the assigning party owes to other parties at the time of such assignment.

9.16.3. Severability

If any term, provision, covenant, or restriction contained in this document, or the application thereof, is for any reason and to any extent held to be invalid, void, or unenforceable, (i) such provision shall be reformed to the minimum extent necessary to make it valid and enforceable as to affect the original intention of the parties, and (ii) the remainder of the terms, provisions, covenants, and restrictions of this document shall remain in full force and effect and shall in no way be affected, impaired or invalidated.

In the event of a conflict between the CABF documentation and a law, regulation or government order (hereinafter 'Law') of any jurisdiction in which Sectigo operates or issues certificates, Sectigo MAY

modify any conflicting requirement to the minimum extent necessary to make the requirement valid and legal in the jurisdiction. Sectigo will notify the CA/Browser Forum of the relevant information newly added to this document by sending a message to questions@cabforum.org so that the CA/Browser Forum may consider possible revisions to the affected documents. This notification MUST be made within 90 days.

9.16.4.Enforcement (Attorneys' Fees and Waiver of Rights)

This document shall be enforced as a whole, whilst failure by any person to enforce any provision of this document shall not be deemed a waiver of future enforcement of that or any other provision.

9.16.5.Force Majeure

Neither Sectigo nor any independent third-party RA operating under a Sectigo Certification Authority, nor any Resellers, Co-marketers, nor any subcontractors, distributors, agents, suppliers, employees, or directors of any of the forgoing shall be in default hereunder or liable for any losses, costs, expenses, liabilities, damages, claims, or settlement amounts arising out of or related to delays in performance or from failure to perform or comply with the terms of this document, any Subscription Agreement, or any Relying Party Agreement due to any causes beyond its reasonable control, which causes include acts of God or the public enemy, riots and insurrections, war, accidents, fire, strikes and other labor difficulties (whether or not Sectigo is in a position to concede to such demands), embargoes, judicial action, failure or default of any superior certification authority, lack of or inability to obtain export permits or approvals, necessary labor materials, energy, utilities, components or machinery, acts of civil or military authorities.

9.16.6.Conflict of Rules

When this document conflicts with other rules, guidelines, or contracts, this document shall prevail and bind the Subscriber and other parties except as to other contracts either:

- Predating the first public release of the present version of this document.
- Expressly superseding this document for which such contract shall govern as to the parties thereto, and to the extent permitted by law.

9.17.Other Provisions

9.17.1.Subscriber Liability to Relying Parties

Without limiting other Subscriber obligations stated in this document, Subscribers are liable for any misrepresentations they make in Certificates to third parties that reasonably rely on the representations contained therein and have verified one or more digital signatures with the Certificate.

9.17.2.Duty to Monitor Agents

The Subscriber shall control and be responsible for the data that an agent supplies to Sectigo. The Subscriber must promptly notify the issuer of any misrepresentations and omissions made by an agent. The duty of this article is continuous.

9.17.3.Ownership

Certificates are the property of Sectigo. Sectigo gives permission to reproduce and distribute Certificates on a nonexclusive, royalty-free basis, provided that they are reproduced and distributed in full. Sectigo reserves the right to revoke the Certificate at any time. Private and Public Keys are property of the Subscribers who rightfully issue and hold them. All secret shares (distributed elements) of the Sectigo Private Key remain the property of Sectigo.

9.17.4. Interference with Sectigo Implementation

Subscribers, Relying Parties, and any other parties shall not interfere with, or reverse engineer the technical implementation of Sectigo PKI services including the key generation process, the public web site and the Sectigo repositories except as explicitly permitted by this document or upon prior written approval of Sectigo. Failure to comply with this as a Subscriber will result in the revocation of the Subscriber's Certificate without further notice to the Subscriber and the Subscriber shall pay any charges payable but that have not yet been paid under the agreement. Failure to comply with this as a Relying Party will result in the termination of the agreement with the Relying Party, the removal of permission to use or access the Sectigo repository and any Certificate or Service provided by Sectigo.

9.17.5. Choice of Cryptographic Method

Parties are solely responsible for having exercised independent judgment and employed adequate training in choosing security software, hardware, and encryption/digital signature algorithms, including their respective parameters, procedures, and techniques as well as PKI as a solution to their security requirements.

9.17.6. Sectigo Partnerships Limitations

Partners of the Sectigo network shall not undertake any actions that might imperil, put in doubt or reduce the trust associated with the Sectigo products and services. Sectigo partners shall specifically refrain from seeking partnerships with other root authorities or apply procedures originating from such authorities. Failure to comply with this will result in the termination of the agreement with the Relying Party, the removal of permission to use or access the Sectigo repository and any Digital Certificate or Service provided by Sectigo.

9.17.7. Subscriber Obligations

Unless otherwise stated in this document, Subscribers shall exclusively be responsible:

- To minimize internal risk of Private Key compromise by ensuring adequate knowledge and training on PKI is provided internally.
- To generate their own Private / Public Key pair to be used in association with the Certificate request submitted to Sectigo or a Sectigo RA.
- Ensure that the Public Key submitted to Sectigo or a Sectigo RA corresponds with the Private Key used.
- Ensure that the Public Key submitted to Sectigo or a Sectigo RA is the correct one.
- Provide correct and accurate information in its communications with Sectigo or a Sectigo RA.
- Alert Sectigo or a Sectigo RA if at any stage whilst the Certificate is valid, any information originally submitted has changed since it had been submitted to Sectigo.
- Generate a new, secure Key Pair to be used in association with a Certificate that it requests from Sectigo or a Sectigo RA.
- Read, understand and agree with all terms and conditions in this document and associated policies published in the Sectigo Repository at <https://www.sectigo.com/legal>.
- Refrain from tampering with a Sectigo Certificate.
- Use Sectigo Certificates for legal and authorized purposes in accordance with the suggested usages and practices in this document.
- Cease using a Sectigo Certificate if any information in it becomes misleading obsolete or invalid.
- Cease using a Sectigo Certificate if such Certificate is expired and remove it from any applications and/or devices it has been installed on.
- Refrain from using the Subscriber's Private Key corresponding to the Public Key in a Sectigo issued Certificate to issue end-entity digital Certificates or subordinate CAs.
- Make reasonable efforts to prevent the compromise, loss, disclosure, modification, or otherwise unauthorized use of the Private Key corresponding to the Public Key published in a Sectigo Certificate.

- Request the revocation of a Certificate in case of an occurrence that materially affects the integrity of a Sectigo Certificate.
- For acts and omissions of partners and agents, they use to generate, retain, escrow, or destroy their Private Keys.

Appendix A: ChangeLog

Version	Change Description	Date
1.0	First version according to the MC Requirements	TBD