Interoperability Update for Public Health: What’s In Store for the Coming Decade

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Agenda

- Introduction
- ONC March 2020 Final Rule on Interoperability
- HL7, FHIR and Public Health
- TEFCA v2 (and beyond)
- CDC’s MedMorph Project
- Wrap-up
Introduction
“The Interoperability of Things”

- We can’t even agree on what Interoperability means
- It is hard to agree on scope
- Multiple world views
- Multiple audiences
- We should measure interoperability outcomes not process or capability
- Lack of a compelling business case
Ambiguity over the role of HIEs (noun) and state government

It is very hard to ignore self-interest

We (in the US) tend to ignore the rest of the world

We tend to reinvent the wheel

Our timelines are too aggressive. Or are they too lax?

The tension between being too broad versus too granular
“The Interoperability of Things” (continued)

- Standards change too often
- A “common data set” has limited usefulness
- Monetization of data
- Some folks just don’t get it. Or do they?
- Consent law differences are a bug to some, a feature to others
- Governance. Still.
Advice:

- Be skeptical of the notion of “consensus”
- Leveraging the past with an eye to the future
- Recognizing that this is more about the pace of change than the substance of change
- In the meantime, focus on semantics!

21st Century Cures Act (Dec 2016)

- Section 4001: Improve Quality of Care (reduce burdens)
- Section 4002: Fixes to CEHRT rules (info blocking, decertification)
- Section 4003: Interoperability (Definition; TEFCA; HITAC)
- Section 4004: Information Blocking Rule Required
- Section 4005: Leveraging EHRs to Promote Care
- Section 4006: Improving Patient Access
- Section 4007: GAO study on patient matching
- Section 4008: GAO study on patient access to health information

https://www.healthit.gov/sites/default/files/curesactlearningsession_1_v6_10818.pdf
ONC March 2020 Final Rule on Interoperability
Basic Facts

- ONC Improve the Interoperability of Health Information NPRM pre-released on 2/11/2019; Federal Register release on 3/4/2019
- Final Rule released on 3/9/2020
- ONC NPRM referred to as the “Information Blocking” rule but covers lots more
- Driven primarily by requirements of the 21st Century Cures Act
- NPRM document voluminous and confusing; FR a little better
- Remember, this is primarily about certified EHR technology, not core PH systems
- Purpose here is to help focus potential public health understanding
Summary of Areas of PH Interest

- Review of USCDI for appropriateness for public health purposes
  - Replaced CCDS with USCDI v1 and associated “Standards Version Advancement Process” (SVAP – discussed later)
  - Public health has had little formal input to the development of USCDI
  - USCDI comes into effect through specific certification criteria and not in and of itself
  - Transmission to public health agencies – electronic case reporting” (§ 170.315(f)(5)) would be subject to USCDI compliance, but seems optional to make use of data elements that are not currently within eCR specifications
  - ONC did not update the code sets referenced for Immunization and Syndromic Surveillance conformance criteria
  - ONC did not feel compelled by objections to the NTTAA exception
Summary of Areas of PH Interest

- Replaced NCPDP SCRIPT version 10.6 with NCPDP SCRIPT 2017071 for ePrescribing

- EHI Data Export
  - Replacement of an existing C-CDA data export capability with a new, more general one until APIs mature enough for this capability to be unnecessary
  - No standard format
  - Same data set a patient can request under HIPAA
  - Not appropriate for routine PH reporting, but might be useful when a complete patient history might be desired
Summary of Areas of PH Interest

- **FHIR API**
  - Read-only method of interoperability via query/response
  - Single and multiple patient query
  - Only apply to specific API-focused certification criteria (select a patient, respond to requests for patient data)
  - FHIR v4 API selected (not widely deployed currently)
  - Very complicated rules proposed for charging fees for these capabilities so as not to engage in information blocking
  - PH reporting transactions do not appear to be directly impacted by this proposal, especially since most public health transactions are “push” transactions
Summary of Areas of PH Interest

- **Encryption**: Requires attestation for encryption and multi-factor authentication where relevant
- **Voluntary HIT for Pediatric Care Settings**: Comments acknowledged but no action taken
- Support for **Opioid Use Disorder Prevention and Treatment**: Comments acknowledged but no action taken
- Requiring **TEFCA**: Comments acknowledged but no action taken here
- **Communications** about CEHRT: May provide some opportunities for PH to be more open about CEHRT as it related to PH activities/reporting. Screen shots permissible under “fair use” doctrine
- **Real-world Testing**: PH reporting included; stress need to involve PH in this testing and limit additional burdens on PH
- **Standards Version Advancement Process** (SVAP): Promote adoption of newer standards by vendors before formal adoption by ONC. Risk of adoption of standards that PH is not prepared/funded to support. No specific recognition of public health concerns in this area was noted in the Final Rule.
Summary of Areas of PH Interest

**Information Blocking:** A practice *likely* to interfere with access to or exchange of electronic health information (EHI)

- Long and complex. Full extent of PH impact to be determined
- Enforcement will not begin until HHS OIG final rule published
- Recognition recently of COVID-19 “distraction”
- Community-based organization excluded if they do not meet definition of “provider”
- Applies to companies developing or offering CEHRT other than for their own use
- PH infrastructure used to support PH reporting excluded
- Bi-lateral, 2-party exchange excluded
- 8 explicit exceptions
- Routine delay in release of lab results to an EHR *not* an exception
- Acknowledged question about whether PH onboarding queue backlog could be exempted but did not directly answer
Summary of Areas of PH Interest

- **RFI on Registries:** Comments acknowledged but no action taken
- **RFI on Patient Matching:** Comments acknowledged but no action taken
HL7, FHIR and Public Health
Health Level Seven (HL7)

- Founded 1987
- ANSI-accredited
- International
- Named after the top level of the seven-layer International Organization for Standardization (ISO) seven-layer communications model
- Hundreds of organizations and individual members
- “Open” participation
- Several core standards, several ancillary
Core Standard: Messages

- Version 2.x most pervasively deployed
- Meant for machine-to-machine interoperability
- Detailed specifications for use captured in Implementation Guides (IG)
- Data format specification *divorced* from data transport options
- Common messages: ADT, VXU, ORU
- Used for many PH measures in Meaningful Use

MSH|^~\&|\\|VXU^V04|19970522MA53|P|2.3.1|
PID||221345671^^^^SS||KENNEDY^JOHN^FITZGERALD^JR|BOUVIER^^^^M|19900607|M|||~^^^^
MA^^^BDL|
NK1|1|KENNEDY^J ACQUELI NE^LEE|MTH^MOTHER^HL70063|
RXA|0|1|19900607|19900607|08^HEPB-PEDIATRIC/ADOLESCENT^CVX|.5|ML^^ISO+|~^^^^|
MRK12345||MSD^MERCK^MVX|
Core Standard: Documents

- Clinical Document Architecture (CDA)
- Philosophy: Capture a moment in time
- Data expressed in XML
- Machine readable and human readable
- Complex to properly create and consume
- Used for broader clinical data interoperability in Meaningful Use
- Challenging for EHR vendors to create
- Basis for PH reporting for Cancer and eCR
Core Standard: Documents
New Standard: FHIR

- Fast Healthcare Interoperability Resources
- Key concepts:
  - Data “bundled” into Resources
  - Resources can be assembled either into “message-like” or “document-like” packages
  - Uses REST for transport
  - Relies on a set of “services” to pass FHIR resources from one system to another
- Data encoded in XML or JSON formats
- Human readable visualization
- 80/20 Rule, but extensible
New Standard: FHIR Sample

```
<Patient xmlns="http://hl7.org/fhir">
  <id value="glossy"/>
  <meta>
    <lastUpdated value="2014-11-13T11:41:00+11:00"/>
  </meta>
  <text>
    <status value="generated"/>
    <div xmlns="http://www.w3.org/1999/xhtml">
      <p>Henry Levin the 7th</p>
      <p>MRN: 123456. Male, 24-Sep 1932</p>
    </div>
  </text>
  <extension url="http://example.org/StructureDefinition/trials">
    <valueCode value="renal"/>
  </extension>
  <identifier>
    <use value="usual"/>
    <type>
      <coding>
        <system value="http://hl7.org/fhir/v2/0203"/>
        <code value="MRN"/>
      </coding>
    </type>
    <system value="http://www.goodhealth.org/identifiers/mrn"/>
    <value value="123456"/>
  </identifier>
  <active value="true"/>
  <name>
    <family value="Levin"/>
    <given value="Henry"/>
    <suffix value="The 7th"/>
  </name>
  <gender value="male"/>
  <birthDate value="1932-09-24"/>
  <careProvider>
    <reference value="Organization/2"/>
    <display value="Good Health Clinic"/>
  </careProvider>
</Patient>
```
# New Standard: FHIR Resources

## Base

<table>
<thead>
<tr>
<th>Individuals</th>
<th>Entities #1</th>
<th>Entities #2</th>
<th>Workflow</th>
<th>Management</th>
</tr>
</thead>
<tbody>
<tr>
<td>Patient N</td>
<td>Organization 3</td>
<td>Substance 2</td>
<td>Task 2</td>
<td>Encounter 2</td>
</tr>
<tr>
<td>Practitioner 3</td>
<td>OrganizationAffiliation 0</td>
<td>BiologicallyDerivedProduct 0</td>
<td>Appointment 3</td>
<td>EpisodeOfCare 2</td>
</tr>
<tr>
<td>PractitionerRole 2</td>
<td>HealthcareService 2</td>
<td>Device 0</td>
<td>AppointmentResponse 3</td>
<td>Flag 1</td>
</tr>
<tr>
<td>RelatedPerson 2</td>
<td>Endpoint 2</td>
<td>DeviceMetric 1</td>
<td>Schedule 3</td>
<td>List 1</td>
</tr>
<tr>
<td>Person 2</td>
<td>Location 3</td>
<td></td>
<td>Slot 3</td>
<td>Library 2</td>
</tr>
<tr>
<td>Group 1</td>
<td></td>
<td></td>
<td>VerificationResult 0</td>
<td></td>
</tr>
</tbody>
</table>

## Summary

- AllergyIntolerance 3
- AdverseEvent 0
- Condition (Problem) 3
- Procedure 3
- FamilyMemberHistory 2
- ClinicalImpression 0
- DetectedIssue 1

## Diagnostics

- Observation N
- Media 1
- DiagnosticReport 3
- Specimen 2
- BodyStructure 1
- ImagingStudy 3
- QuestionnaireResponse 3
- MolecularSequence 1

## Medications

- MedicationRequest 3
- MedicationAdministration 2
- MedicationDispense 2
- MedicationStatement 3
- Medication 3
- MedicationKnowledge 0
- Immunization 3
- ImmunizationEvaluation 0
- ImmunizationRecommendation 1

## Care Provision

- CarePlan 2
- CareTeam 2
- Goal 2
- ServiceRequest 2
- NutritionOrder 2
- VisionPrescription 2
- RiskAssessment 1
- RequestGroup 2

## Request & Response

- Communication 2
- CommunicationRequest 2
- DeviceRequest 0
- DeviceUseStatement 0
- GuidanceResponse 2
- SupplyRequest 1
- SupplyDelivery 1

## Support

- Coverage 2
- CoverageEligibilityRequest 2
- CoverageEligibilityResponse 2
- EnrollmentRequest 0
- EnrollmentResponse 0

## Billing

- Claim 2
- ClaimResponse 2
- Invoice 0

## Payment

- PaymentNotice 2
- PaymentReconciliation 2

## General

- Account 2
- ChargeItem 0
- ChargeItemDefinition 0
- Contract 1
- ExplanationOfBenefit 2
- InsurancePlan 0

## New Standard: FHIR Operations

### Base Operations (All resource types)
- Validate a resource
- Access a list of profiles, tags, and security labels
- Add profiles, tags, and security labels to a resource
- Delete profiles, tags, and security labels for a resource
- Convert from one form to another
- Execute a graphql statement
- Return a graph of resources

### Operations Defined by Resource Types

<table>
<thead>
<tr>
<th>Resource Type</th>
<th>Operation Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apply</td>
<td>Data Requirements</td>
</tr>
<tr>
<td></td>
<td>Fetch a subset of the CapabilityStatement resource</td>
</tr>
<tr>
<td></td>
<td>Test if a server implements a client’s required operations</td>
</tr>
<tr>
<td>Base Resources</td>
<td>Validate a resource</td>
</tr>
<tr>
<td></td>
<td>Access a list of profiles, tags, and security labels</td>
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<td></td>
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<td></td>
<td>Convert from one form to another</td>
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<td></td>
<td>Execute a graphql statement</td>
</tr>
<tr>
<td></td>
<td>Return a graph of resources</td>
</tr>
</tbody>
</table>

### Additional Operations
- Fetch Encounter Record
- Fetch a group of Patient Records
- Data Requirements
- Find a functional list
- Evaluate Measure
- Data Requirements
- Submit Data
- Collect Data
- Care Gaps
- Fetch Product Record
- Process Message
- Fetch Preferred It
- Observation Statistics
- Last N Observations Query
- Find patient matches using MPI based logic
- Fetch Patient Record
- Apply
- Data Requirements
- Build Questionnaire
- Generate Snapshot
- Model Instance Transformation
- Value Set Expansion
- Value Set based Validation

Two other aspects...

**SMART**
- Method to embed FHIR app within an EHR (or other system)
- Defines a set of “profiles”
- Open standards
- Open source tools
- “Sandbox” for experimentation
- App “gallery”
- CDS Hooks extension

**Argonaut**
- Closed “Implementation community”
- Develop set of FHIR IGs
  - Data Query
  - Provider Directory
  - Scheduling
  - CDS Hooks
  - Questionnaire
  - Clinical Notes

https://smarthealthit.org/  http://argonautwiki.hl7.org
Summary of Areas of PH Interest in FR

- **FHIR API**
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  - Single and multiple patient
  - Only apply to specific API-focused certification criteria (select a patient, respond to requests for patient data)
  - FHIR v4 API selected (not widely deployed currently)
  - Very complicated rules proposed for charging fees for these capabilities so as not to engage in information blocking
  - PH reporting transactions do not appear to be directly impacted by this proposal, especially since most public health transactions are “push” transactions
ONC FR and FHIR: Public Health Impact

- Public health reporting transactions do not appear to be directly impacted.
- Most public health transactions are “push” transactions and the focus here seems to be on query/response.
- As FHIR becomes more pervasive in the clinical community, some public health registry activities (e.g., IIS query/response) may come under pressure to support FHIR.
- Electronic case reporting (eCR) standards development is currently pursuing a parallel set of activities for the eICR using both C-CDA as well as FHIR (though no immediate FHIR implementation planned).
- New eCR Now project uses a “backend SMART App” based on FHIR query
- It seems appropriate that this rule requires FHIR R4 which is the first normative release.
- Note that ONC is requesting an exemption from The National Technology Transfer and Advancement Act (NTTAA) requirements.
FHIR Recommendations: Public Health

- Start learning!
  - Read up on FHIR
  - Participate in HL7 PH WG as it turns to FHIR
  - Attend HL7 events (WGM, Connect-a-thon, “FHIR Days”)
- Look for potential applications in your agency
  - Especially ones with EHR data access like IIS query, clinical decision support
  - Focus nationally is on query/response but FHIR can also be used for “push” transactions
- Consider funding implication of using this newer technology
TEFCA
TEFCA 2.0: Basic Facts

- Trusted Exchange Framework and Common Agreement
- Released April 17, 2019 as second draft
- Initial version in January 2018 (see blog)
- Required by Congress in 21st Century Cures Act
- Three main objectives:
  - Provide a single “on-ramp” to nationwide connectivity
  - Enable EHI to securely follow the patient when and where it is needed
  - Support nationwide scalability
- Three parts
  - Trusted Exchange Framework (TEF)
  - Minimum Required Terms & Conditions (MRTC)
  - QHI N Technical Framework (QTF)
Trusted Exchange Framework (TEF)

Six core principles

1. **Standardization** - Adhere to industry and federally recognized standards, policies, best practices, and procedures.

2. **Transparency**: Conduct all exchange and operations openly and transparently.

3. **Cooperation and Non-Discrimination**: Collaborate with stakeholders across the continuum of care to exchange EHI, even when a stakeholder may be a business competitor.

4. **Privacy, Security, and Patient Safety**: Exchange EHI securely and in a manner that promotes patient safety, ensures data integrity, and adheres to privacy policies.

5. **Access**: Ensure that individuals and their authorized caregivers have seamless access to their EHI.

6. **Population Level Data**: Exchange multiple records for a cohort of individuals at one time in accordance with applicable law to enable identification and trending of data to lower the cost of care and improve the health of the population.
Minimum Required Terms & Conditions (MRTC)

- Covers all actors in trusted exchange (Qualified Health Information Networks (QHI Ns), participants connected to QHI Ns, or members and individual users connected directly to QHI Ns or to participants)
- Defines relevant terms
- Describes a proposed process for designating QHI Ns including a new designation of “provisional QHI Ns”
- Defines the “rules of the road” for applicable transactions, including
  - Basic operations
  - Data quality
  - Transparency
  - Cooperation and non-discrimination
  - Privacy, security and patient safety
  - Minimum obligations for participants and members
QHI N Technical Framework (QTF)

- Describes *how* trusted exchange might be implemented
- Includes some sample scenarios, or use cases
- Includes specified and alternate standards (when available)
- Proposes a set of functions and the technology to support exchange, including
  - Digital certificate policy
  - Encrypted transmission
  - User authentication and authorization
  - Query
  - Message delivery
- Thirteen requests for comment (RFC) on specific aspects of the technology and standards
  - Record location
  - Directory services
  - Privacy preferences
  - Auditing
  - Error handling
How Will This All Work?

RCE provides oversight and governance for QHINs.

QHINs connect directly to each other to facilitate nationwide interoperability.

Each QHIN represents a variety of Participants that they connect together, serving a wide range of Participant Members and Individual Users.

Diagram c/o ONC
Major Changes from Version 1

- Narrowing of the exchange “purposes” covered by TEFCA to align better with HIPAA
  - Less ambitious agenda for initial implementation
- Removal of population-level data exchange
- Addition of a message delivery (or “push”)
- Removal of the technical standards from within the TEF itself into a separate QTF
- Broadening of the definition of a QHIN
- Change in the timelines associated with implementation
  - Placing much of the decision-making for the implementation timeline in the hands of the Recognized Coordinating Entity (RCE)
- Some slight changes to rules around QHINs and charging fees
  - Removal of explicit language stating that QHINs cannot charge to respond to queries for public health
Public Health Observations

- Public health continues to play a conspicuous role
- Explicit presence in the list of stakeholders
- Inclusion in the exchange purposes
- Recognition of the role of existing state and local consent laws as they affect information exchange
- Document and supporting material is well written
- Separation of the technical framework from the TEF into the QTF is also a big improvement
- General rubric of how the Common Agreement will work – it’s essential hub and spoke design – is cleanly laid out and relatively straightforward
**“Push” Transaction**

**Exchange Purpose Example**

1. Primary Care Provider (PCP) (Participant Member) provides an immunization to a patient and sends immunization record to QHIN A for Public Health

2. QHIN A initiates QHIN Message Delivery to send the immunization record to the appropriate QHIN B

3. QHIN B sends immunization record to the appropriate Participant

4. Participant delivers immunization record to the appropriate State Immunization Information System (Participant Member)

*Only applies to HIPAA covered entities and business associates*

Diagram c/o ONC
More Recent Developments

- Sequoia Project chosen as the RCE

Common Agreement
- Completed ONC-RCE contract language review sessions
- Completed MRTC policy topic research
- Drafted and reviewed ARTCs with ONC
- Launched Common Agreement Work Group (CAWG)
- Assembled initial working draft of Common Agreement for CAWG review

Stakeholder Engagement
- Launched stakeholder engagement in November ‘19
- Facilitated more than two dozen stakeholder meetings
- Started monthly informational calls in April, with strong stakeholder interaction
- Building understanding and value proposition for TEFCA
- Planning for next phase

QHIN Technical Framework (QTF)
- Facilitated public input to inform the QTF
- Defined scope (document-based queries and message delivery, with FHIR v4 as road map)
- Submitted Draft QTF v2 and reviewed with ONC
- Submitted revised Draft QTF v2 to ONC on 6/5/20
- ONC review under way

Content c/o The Sequoia Project
TEFCA Value Proposition

Overall value proposition
- Benefits of nationwide scale
- Benefits of single on-ramp
- Benefits of standardized approaches to trust frameworks and technical standards

Implications unique to stakeholder groups
- Health information networks
- Providers
- Local government and public health
- Consumers
- Payers
- State government

Build from stakeholder views

Benefits of TEFCA

Relevant, trusted information from nationwide sources

Consumers: Access, share and control their own records

Providers and health systems: Obtain complete picture of care across all settings to improve care and coordination with fewer connection points

State programs and public health: Enhance understanding of health metrics, ease burden of public health reporting and program management

Payers: Get and share data needed for care management, value-based care, etc.
Issue to be Addressed

- Initial implementation in QTF based on IHE standards
- Nominal recognition of HL7 FHIR as alternative
- Even if public health not required to use IHE intermediation by QHINs would “complicate” most current transactions
  - Note: National implementation of electronic case reporting (eCR) *does* support IHE XDR
- EHI not clearly defined
- Proposes to extend HIPAA privacy and security regulations to *all* TEFCA participants. Even public health?
- Issue of patient matching across the healthcare ecosystem continues to be a serious obstacle
- “Meaningful choice” is all or nothing – will consumer choice not to participate mean public health reporting be the “baby thrown out with the bath water”? 
Making EHR Data More Available for Research and Public Health

Problem Statement

- Public health professionals and patient-centered outcomes researchers need better ways to access data from different electronic health record (EHR) systems without posing an additional burden on health care providers.
- Interoperability challenges preclude a consistent and reliable standard method of fulfilling this need, and data exchange from clinical to research and public health settings often remains a labor-intensive, manual process.

Goal

- Develop a standards-based reference architecture to achieve clinical data exchange between EHR systems and public health and research systems for multiple conditions and uses.
Making EHR Data More Available for Research and Public Health

Guiding Principles

- Harmonize with national health IT policies
- Align with data content standards (i.e., CCDS, U.S. Core Data for Interoperability [USCDI])
- Align with interoperability standards (e.g., FHIR, API)
- Build on a policy and data authorities’ architecture
- Reuse instead of de novo development, wherever possible
- Build data capacity in public health and research
- Work towards a flexible solution and “as needed” workflows
Making EHR Data More Available for Research and Public Health

Approach

- Project team under contract
- Technical Expert Panel (TEP) to inform and guide the interoperable solution and technological approach (meets monthly)
- Working groups that meet as often as weekly
- Develop 3 diverse use cases (hepatitis C virus [HCV], cancer, healthcare surveys)
- Design a reference architecture to facilitate data exchange
- Identify, develop, and ballot standards in HL7
- Develop reference implementation to pilot and test approach
MedMorph Abstract Model
Resides within the clinical care setting and performs the reporting functions to public health and/or research registries. Uses the information supplied by the metadata repository to determine when reporting needs to be done, what data needs to be reported, how the data needs to be reported and to whom the data should be reported. Does not require user intervention to perform reporting. EHR enables the Backend Service App to use the EHR’s FHIR APIs to access data. Healthcare organization is the one who is responsible for implementing the Backend Service App within the organization.
Activities that collect the necessary data from the EHR and create the reports for submission to PHA and/or Research Organizations.

Content c/o CDC MedMorph Project
Activities that route the data from the healthcare organization to the PHA/Research Organization

Description of Interaction Steps:
S1. The data submission workflow starts after the report is generated by the Data Collection and Submission Report Creation workflow and the report is validated.

S2. The Backend Service App uses the FHIR APIs to submit the report to the Trusted Third Party or to the PHA/Research Organization directly based on authorities and policies.

S3. The Trusted Third Party forwards the data to the PHA/Research Organization based on authorities and policies.
Activities that create responses for received submissions and are routed back from PHA/Research Organization to healthcare.

Description of Interaction Steps:
R1. The PHA/Research Organization analyzes the data received from the Data Submission workflow and crafts a response to be sent back to submitting Healthcare Organization.

R2. The PHA/Research Organization then submits the response to the Healthcare Organization directly or via Trusted Third Party based on authorities and policies.

R3. The Trusted Third Party routes the response back received from the PHA/Research Organization to the Healthcare Organization.

R4, R5. The Backend Service App receives the Response and re-identifies the data as needed.

R6. The Backend Service App forwards the response back to the EHR.
Final Observations

- Action has shifted to EHR-public health boundary
- Technology seems to be shifting to FHIR
- Public health has a large installed base of interfaces based on earlier technologies
- Public health continues to have challenges organizing itself and maintaining a seat at the table
- COVID-19 response has been a good opportunity to exercise some of these new approaches
Resources

- ONC Final Rule
  - https://www.healthit.gov/curesrule/

- FHIR
  - http://hl7.org/fhir/
  - https://www.fhir.org/

- TEFCA
  - https://rce.sequoiaproject.org/

- Blogs
  - https://www.hln.com/onc-gets-it-mostly-right-with-tefca-2-0/
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