

# Grid Policy Management Authority Charter

## Status of this Memo

This memo provides information to the Grid community on how to set up a GPMA for management of Grid Public Key Infrastructures. It does not define any standards or technical recommendations. Distribution is unlimited.

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## Abstract

This document provides a template that can be use to develop a charter for a Grid Policy Management Authority (GPMA). The GPMA is responsible for the management of a “Grid Public Key Infrastructure” [GPKI] and it’s associated “Grid Certificate Authorities” [GCA]. A GPMA will serve as the point of contact for GPKI’s that wish to interoperate. It will be responsible for managing external relationships and any resulting internal changes.

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## 1 Introduction

This document provides a template that can be used to develop a charter for a Grid Policy Management Authority (GPMA). The GPMA is responsible for the management of a “Grid Public Key Infrastructure” [GPKI] and its associated “Grid Certificate Authorities” [GCA]. A GPKI may consist of a single CA (GCA) with one or more points of registration; a bridge between multiple root CA’s; lists of acceptable CA’s; or other combinations. Since the Grid consists of many different kinds of organizations working towards interoperability, it is reasonable that multiple GPKI’s will be required. PKI is not an end in itself, but serves various purposes in the Grid community, providing a method for single sign-on, enabling convenient and inexpensive authentication service, and enabling trust between different organizations. This trust is entirely dependent on a clear and complete specification of how components of the PKI, or at least the CA, are to be operated. These specifications are found in the Certificate Policy [CP] and Certification Practices Statement [CPS] of the GPKI. A GPMA will serve as the point of contact for GPKI’s that wish to interoperate. It will be responsible for, managing external relationships and any resulting internal changes. These changes will be reflected in the GPKI’s CP and CPS documents.

## 2 Scope of GPMA

The GPMA’s primary responsibility is to manage the CP/CPS documents. This may be a single composite document; or the CP may exist as a template or specification and the CPS as a point-by-point detailed response; or these may be broken up into many separate documents. The CP/CPS should provide contact information for the GPMA managing it.

The GPMA provides points of contact for insiders – relying parties and subscribers in its PKI. Relying parties in particular need a forum to raise issues: new applications or certificate usages, certificate roles, re-registration, security concerns, and the like.

The GPMA provides points of contact for external entities – other PKI PMA’s, potential new members or relying parties.

In all cases the GPMA provides access to

- GCA CP and CPS
- Other related documents (Subscriber and End-Entity agreements, white papers)
- Meeting schedules and minutes
- Telephone and email points of contact

## **3 GPMA Membership**

### **3.1 Creation**

Members of virtual organizations [VO's] running CA's or in need of CA services agree to work on an interoperable PKI. These VO's appoint an interim chairman (by consensus). The chairman will ask the GFSG for formal recognition.

The initial set of members will set up a hosting organization and web site to provide access to the document set and contact information.

The initial set of members will appoint a committee to draft the CP and CPS documents.

The initial set of members will hire an operator of the GCA.

The initial set of members will add bylaws to the GPMA charter to manage the question of new members, and other issues.

### **3.2 New Members**

It is assumed that the GPKI will add organizations that will operate their own CA's, or their own registration and identity management infrastructures in the GCA.

New members must agree to abide by the CP/CPS and other documents managed by the GPMA.

New members must be willing to join the GPMA as participating members.

New members are approved by existing members of the GPMA, through a voting process or other means as specified in the bylaws.

### **3.3 Type of Membership**

GPMA membership is based on constituent organizations, but is made up of named individuals. An organization can provide multiple members, but should only be entitled to one vote. The GPMA should require an introduction "ceremony" for new members.

### **3.4 Membership Guidelines**

Participating members should be drawn from a wide range of community members. In particular, members with significant management experience, capable of acting (voting) on behalf of their organization, are desirable.

### 3.5 Executive Council

If the numbers of organizations or additional memberships grows substantially, it will become necessary to split the membership. The membership should select a small body to manage the GPMA.

### 3.6 Withdrawal/Expulsion

Organizations may cease to exist or drastically change their management. The GPMA bylaws should allow for this.

## 4 Responsibilities

### 4.1 CP/CPS

These complex documents require on-going revision and examination. The documents as constructed (usually based on [RFC 2527](#)) have overlapping sections, and there are usually incompletely developed subsections or mutually contradictory subsections. The documents often have “bugs” – errors of fact or errors in specification – that need to be corrected.

The Grid and its software base are undergoing rapid development. The following areas may require adjustment in policies and deployment in the near future:

- CRL and certificate validation infrastructure
- Authority Information extensions
- Key sizes
- Special purpose servers and web services
- Certificate profiles and extensions

### 4.2 Other documents

The GPMA manages its own charter, and should add or change by-laws to deal with changing conditions and membership.

Subscriber (end-entity) and relying party agreements.

Operations guides – access to these may be controlled due to security considerations.

### 4.3 Audit

The GPMA is responsible for assuring that the G CA and G PKI are operated in accordance with the CP/CPS and other operations documents. The GPMA will conduct periodic compliance audits of the GCA , its registration authority operations, and subordinate CA's.

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The GPMA may hire auditors at various times, as required by the CP, as specified in the by-laws, or as the GPMA sees fit.

The GPMA must publish substantial portions of the audit report.

## **4.4 Operations**

The constituent organizations will hire a CA operator, and may pool resources to create the G PKI. The GPMA is responsible for maintaining this relationship. The CP should constitute the substantive technical portion of the contract with the constituent organizations. The GPMA will manage the contract with the CA operator.

The GPMA is a policy management authority, not an operations unit. It does not manage day-to-day activity of members, the CA operator, or registrars.

## **4.5 Directory**

X.509 certificate services have hidden or explicit dependencies on directory (LDAP, X.500). The G PKI's relationship with directory is unclear at this time, but the GPMA will include directory management and access with G CA and G PKI operations issues.

# **5 Activities**

## **5.1 Point of Contact**

The GPMA creates a web site, contact forms, contact postal and email addresses, in its initiation phase. These points of contact should be open to anyone in the community; in the GPKI this is effectively the world.

## **5.2 Meetings**

The GPMA will meet periodically (as described in the by-laws). The GPMA must provide the ability for members to conference remotely, such as by telephone conference, H.323, Access Grid.

Agendas will be posted by the chairman in advance of these meetings.

Minutes will be posted by the chairman.

## **5.3 Research**

It is expected that Grid requirements and PKI technology will change considerably in the future. The GPMA should support a research committee.

## 5.4 Decision – making process

The GPMA needs to provide an orderly decision-making process. The GPMA will need to make decisions about amendments to the CP and related documents; to its by-laws; to its schedule; and its membership.

Questions concerning membership, meeting schedule, and by-laws are probably only open to GPMA members for introduction. It may be useful to allow the PKI community or even interested outsiders to introduce amendments to the CP/CPS and related documents.

Questions and amendments submission could be managed by mailing list (perhaps an open- and closed- mailing list to cover open and restricted questions), or by other means as described in the by-laws. The GPMA should set aside a review period for all items under consideration, to allow all parties time to understand the issues.

The GPMA will establish a decision making system. Consensus works best in some situations and is probably the best way of ensuring trust, but may not scale to a large organization with many members. A majority-vote system has many benefits. The GPMA may choose to establish some other system in its by-laws.

In some cases conflicts may arise that cannot be settled internally. If the GPMA is affiliated with a larger organization, then the by-laws should establish an appeal process.

## 6 Bylaws

This section reserved for the GPMA.

## 7 Security

The GPMA has no security issues of its own. Operations guides may need to be limited to a select audience. Audit reports may need to be kept confidential. Both reveal the details of internal operations, and have the potential to identify significant weaknesses. On the other hand, the more open the process is, the

## 8 Examples

### 8.1 ESnet – DOE Grids PKI

<http://www.doe grids.org>

GPMA page: <http://www.doe grids.org/pages/doesgpma.htm>

This GPMA is made up of several constituent organizations, and operated by ESnet. The GPMA charter document is still being developed. Its current practices influenced this GPMA document. This organization

## 8.2 EDG WP-6 CA managers

This is a list of CA's supporting European Data Grid.

<http://marianne.in2p3.fr/datagrid/ca/ca-table-ca.html>

There is no central CA, and this sub-group doesn't yet characterize itself as a PMA, but it is one in fact. The member CA's operate in similar fashions, the group maintains a kind of specification document, and is managing a compliance audit process.

## 8.3 US Federal Bridge

<http://www.cio.gov/fpkipa/>

PA charter: [http://www.cio.gov/fpkipa/documents/fpkipa\\_charter.pdf](http://www.cio.gov/fpkipa/documents/fpkipa_charter.pdf)

This PKI 's bylaws has influenced the ESnet PKI

## Glossary

None

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### References

[RFC 2527] "Certificate Policy and Certification Practices Framework", Chokhani and Ford, IETF RFC 2527, Mar 1999, <http://www.ietf.org/rfc/rfc2527.txt>

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