

## 2015 Edition Certification Companion Guide

View, Download, and Transmit to 3rd Party (VDT) - 45 CFR 170.315(e)(1)

[Final Rule Preamble](#) – [Test Procedure](#) – [Test Tool/Data](#) – [Test Tool User Guide](#)

Version 1.7 – Last Updated 9/29/2017

New/Revised/Unchanged Compared to 2014 Edition	Gap Certification Eligible	Base EHR Definition	In Scope for Certified EHR Technology Definition	Associated EHR Incentive Program Objective(s)
Revised	No	No	Yes	Objective 5 Objective 6

### Certification Requirements

**Privacy and Security:** This certification criterion was adopted at § 170.315(e)(1). As a result, an ONC-ACB must ensure that a product presented for certification to a § 170.315(e) “paragraph (e)” criterion includes the privacy and security criteria (adopted in § 170.315(d)) within the overall scope of the certificate issued to the product.

- The privacy and security criteria (adopted in § 170.315(d)) do not need to be explicitly tested with this specific paragraph (e) criterion unless it is the only criterion for which certification is requested.
- As a general rule, a product presented for certification only needs to be tested once to each applicable privacy and security criterion (adopted in § 170.315(d)) so long as the health IT developer attests that such privacy and security capabilities apply to the full scope of capabilities included in the requested certification. However, exceptions exist for § 170.315(e)(1) “VDT” and (e)(2) “secure messaging,” which are explicitly stated.

**Design and Performance:** The following design and performance certification criteria (adopted in § 170.315(g)) must also be certified in order for the product to be certified.

- When a single quality management system (QMS) is used, the QMS only needs to be identified once. Otherwise, the QMS’ need to be identified for every capability to which it was applied.
- When a single accessibility-centered design standard is used, the standard only needs to be identified once. Otherwise, the accessibility-centered design standards need to be identified for every capability to which they were applied; or, alternatively the developer must state that no accessibility-centered design was used.
- C-CDA creation performance (§ 170.315(g)(6)) does not need to be explicitly tested with this criterion unless it is the only criterion within the scope of the requested certification that includes C-CDA creation capabilities. Note that the application of § 170.315(g)(6) depends on the C-CDA templates explicitly required by the C-CDA-referenced criterion or criteria included within the scope of the certificate sought. Please refer to the [C-CDA creation performance Certification Companion Guide](#) for more details.

Privacy and Security (§ 170.315(d))	Design and Performance (§ 170.315(g))
<ul style="list-style-type: none"> <li>• If choosing Approach 1: <ul style="list-style-type: none"> <li>○ <a href="#">Authentication, access control, and authorization (§ 170.315(d)(1))</a></li> <li>○ <a href="#">Auditable events and tamper-resistance (§ 170.315(d)(2))</a></li> <li>○ <a href="#">Audit reports (§ 170.315(d)(3))</a></li> <li>○ <a href="#">Automatic access time-out (§ 170.315(d)(5))</a></li> <li>○ <a href="#">End-user device encryption (§ 170.315(d)(7))</a></li> <li>○ <a href="#">Trusted connection (§ 170.315(d)(9))</a> must be explicitly demonstrated with this criterion.</li> </ul> </li> <li>• If choosing Approach 2: <ul style="list-style-type: none"> <li>○ For each applicable P&amp;S certification criterion not certified for approach 1, the health IT developer may certify for the criterion using system documentation which provides a clear description of how the external services necessary to meet the P&amp;S criteria would be deployed and used.</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>• <a href="#">Quality management system (§ 170.315(g)(4))</a></li> <li>• <a href="#">Accessibility-centered design (§ 170.315(g)(5))</a></li> <li>• <a href="#">Consolidated CDA creation performance (§ 170.315(g)(6))</a></li> </ul>

## Regulation Text

View, download, and transmit to 3rd party.

(i) Patients (and their authorized representatives) must be able to use internet-based technology to view, download, and transmit their health information to a 3rd party in the manner specified below. Such access must be consistent and in accordance with the standard adopted in § 170.204(a)(1) and may alternatively be demonstrated in accordance with the standard specified in § 170.204(a)(2).

(A) View. Patients (and their authorized representatives) must be able to use health IT to view, at a minimum, the following data:

(1) The Common Clinical Data Set (which should be in their English (i.e., non-coded) representation if they associate with a vocabulary/code set).

(2) Ambulatory setting only. Provider's name and office contact information.

(3) Inpatient setting only. Admission and discharge dates and locations; discharge instructions; and reason(s) for hospitalization.

(4) Laboratory test report(s). Laboratory test report(s), including:

(i) The information for a test report as specified all the data specified in 42 CFR 493.1291(c)(1) through (7);

(ii) The information related to reference intervals or normal values as specified in 42 CFR 493.1291(d); and

(iii) The information for corrected reports as specified in 42 CFR 493.1291(k)(2).

(5) Diagnostic image report(s).

(B) Download.

(1) Patients (and their authorized representatives) must be able to use technology to download an ambulatory summary or inpatient summary (as applicable to the health IT setting for which certification is requested) in the following formats:

(i) Human readable format; and



Content Required			
Function	Both Care Settings	Ambulatory Setting	Inpatient Setting
View	<ul style="list-style-type: none"> <li>• CCDS (English/human readable)</li> <li>• Laboratory test report(s)</li> <li>• Diagnostic image report(s)</li> </ul>	<ul style="list-style-type: none"> <li>• Provider name</li> <li>• Office contact information</li> </ul>	<ul style="list-style-type: none"> <li>• Admission and discharge dates and locations</li> <li>• Discharge instructions</li> <li>• Reason(s) for hospitalization</li> </ul>
Download and Transmit	<ul style="list-style-type: none"> <li>• Human readable summary and CCD document template containing: <ul style="list-style-type: none"> <li>○ CCDS</li> <li>○ Laboratory test report(s)</li> <li>○ Diagnostic image report(s)</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>• Human readable summary and CCD also contain: <ul style="list-style-type: none"> <li>○ Provider name</li> <li>○ Office contact information</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>• Human readable summary and CCD also contain: <ul style="list-style-type: none"> <li>○ Admission and discharge dates and locations</li> <li>○ Discharge instructions</li> <li>○ Reason(s) for hospitalization</li> </ul> </li> <li>• Transition of care/referral summaries created as a result of a transition of care or referral (human readable and CCD)</li> </ul>

Criterion Subparagraph	Technical Explanations and Clarifications	Standard(s) Referenced
Applies to entire criterion	<p><b>Clarifications:</b></p> <ul style="list-style-type: none"> <li>• The scope of this criterion is limited to the Consolidated CDA (C-CDA) Release 2.1 Continuity of Care Document (CCD) document template. Health IT developers may choose to offer VDT capabilities for other C-CDA templates as appropriate for different care and practice settings, but the CCD document template is the mandatory minimum that must be supported for this criterion.</li> <li>• “Patients (and their authorized representatives)” is defined as any individual to whom the patient has granted access to their health information. (see also <a href="#">80 FR 62658</a> and <a href="#">77 FR 13720</a>)</li> <li>• The technology specifications should be designed and implemented in such a way as to provide maximum clarity to a patient (and their authorized representative) about what data exists in the system and how to interpret it, and we expect that health IT developers will make choices following design and usability best practices that will make it easier and clearer for patients to find and use their records. [see also <a href="#">80 FR 62659</a>]</li> <li>• In order to mitigate potential interoperability errors and inconsistent implementation of the HL7 Implementation Guide for CDA® Release 2: Consolidated CDA Templates for Clinical Notes, Draft Standard for Trial Use, Release 2.1. (C-CDA R2.1 IG), in March, 2017 and previously, ONC assessed, approved and incorporated the following errata as part of required testing and certification to this criterion: <a href="#">C-CDA 2.1 ERRATA</a> [Effective in testing with the C-CDA 2.1 Validator, March 2017; Surveillance compliance date is September 1, 2018] [see also <a href="#">FAQ 51</a>]</li> </ul>	N/A

Criterion Subparagraph	Technical Explanations and Clarifications	Standard(s) Referenced
(i)	<p>Technical Outcome – Patients (and their authorized representatives) can view, download, and transmit their health information to a 3rd party via internet-based technology consistent with one of the Web Content Accessibility Guidelines (WCAG) 2.0 Levels A or AA.</p> <p><b>Clarifications:</b></p> <ul style="list-style-type: none"> <li>• A Health IT Module must demonstrate compliance with the Web Content Accessibility Guideline (WCAG) 2.0 Level A at minimum, and may alternatively demonstrate compliance in accordance with the standard specified in Level AA protocols. This information will be listed with the product as part of its Certified Health IT Product List (CHPL) listing. [see also <a href="#">80 FR 62660</a>]</li> <li>• A Health IT Module does <u>not</u> need to support both WCAG 2.0 Levels.</li> <li>• Documentation from a third party or self-attestation that provides independent evidence of conformance to WCAG Levels A or AA can expedite a NVLAP-accredited testing laboratory’s review, but health IT still needs to be independently assessed by the testing laboratory for conformance according to the ONC test procedure. [see also <a href="#">77 FR 54179</a>]</li> </ul>	<p>§ 170.204(a)(1) <a href="#">Web Content Accessibility Guidelines (WCAG) 2.0, Level A Conformance</a></p> <p>§ 170.204(a)(2) <a href="#">Web Content Accessibility Guidelines (WCAG) 2.0, Level AA Conformance</a></p>
(i)(A)	<p>Technical Outcome – View: The health IT must allow patients (and their authorized representatives) to view, at a minimum, the Common Clinical Data Set; laboratory test report(s); and diagnostic image reports. Additionally, patients (and their authorized representatives) must be able to view for specific settings:</p> <ul style="list-style-type: none"> <li>• The provider's name and office contact information (for the ambulatory setting only);</li> <li>• The admission and discharge dates and locations; discharge instructions; and reason(s) for hospitalization (for the inpatient setting only).</li> </ul> <p><b>Clarifications:</b></p> <ul style="list-style-type: none"> <li>• To meet the “view” requirement, the Common Clinical Data Set information should be made available in its human readable/English (i.e., non-coded) representation.</li> <li>• Please refer to the standards required by the <a href="#">Common Clinical Data Set</a>.</li> <li>• Throughout this criterion, this requirement pertains to the diagnostic image report, not the image(s) itself. A diagnostic image report contains the consulting specialist’s interpretation of image data conveying the interpretation to the referring/ordering physician and should become a part of the patient’s medical record. Unstructured data for the interpretation text is acceptable for certification. [see also <a href="#">80 FR 62659</a>]</li> </ul>	<p>Please refer to the standards required for the Common Clinical Data Set.</p> <p>Laboratory test reports:</p> <p>(i) The information for a test report as specified all the data specified in <a href="#">42 CFR 493.1291(c)(1) through (7)</a>–</p> <p>(1) For positive patient identification, either the patient's name and identification number, or a unique patient identifier and identification number.</p> <p>(2) The name and address of the laboratory location where the test was performed.</p> <p>(3) The test report date.</p> <p>(4) The test performed.</p> <p>(5) Specimen source, when appropriate.</p>

Criterion Subparagraph	Technical Explanations and Clarifications	Standard(s) Referenced
(i)(A), continued	<ul style="list-style-type: none"> <li>Although Health IT Modules must allow the patient to download and transmit corrected reports in accordance with 42 CFR 493.1291(k)(2), there is no need to separately test for this capability to achieve certification for this criterion. The laboratory test report requirement is satisfied if the Health IT Module demonstrates that it can send a test report.</li> </ul>	<p>(6) The test result and, if applicable, the units of measurement or interpretation, or both.</p> <p>(7) Any information regarding the condition and disposition of specimens that do not meet the laboratory's criteria for acceptability.</p> <p>(ii) The information related to reference intervals or normal values as specified in <a href="#">42 CFR 493.1291(d)</a> – Pertinent “reference intervals” or “normal” values, as determined by the laboratory performing the tests, must be available to the authorized person who ordered the tests and, if applicable, the individual responsible for using the test results.</p> <p>(iii) The information for corrected reports as specified in <a href="#">42 CFR 493.1291(k)(2)</a> – When errors in the reported patient test results are detected, the laboratory must do the following: Issue corrected reports promptly to the authorized person ordering the test and, if applicable, the individual using the test results.</p>

Criterion Subparagraph	Technical Explanations and Clarifications	Standard(s) Referenced
(i)(B)	<p>Technical Outcome – Download:</p> <ul style="list-style-type: none"> <li>• In general, health IT presented for certification must be capable of creating CCD documents in order to demonstrate compliance with this certification criterion [see also <a href="#">80 FR 16850</a>; <a href="#">80 FR 62659</a>; and <a href="#">80 FR 62674</a>].</li> <li>• Ambulatory setting – Patients (and their authorized representatives) must be able to download a summary in both a human readable format <u>and</u> using the Continuity of Care Document (CCD) document template of the Consolidated CDA Release 2.1. If the patient (or their authorized representative) chooses to download a summary using the CCD document template, the information must contain: <ul style="list-style-type: none"> <li>○ The Common Clinical Data Set</li> <li>○ The provider’s name and office contact information</li> <li>○ Laboratory test report(s)</li> <li>○ Diagnostic image report(s)</li> </ul> </li> <li>• Inpatient setting – <ul style="list-style-type: none"> <li>○ Patients (and their authorized representatives) must be able to download a summary in both a human readable format <u>and</u> using the Continuity of Care Document (CCD) document template of the Consolidated CDA Release 2.1. If the patient (or their authorized representative) chooses to download a summary using the CCD document template, the information must contain: <ul style="list-style-type: none"> <li>▪ The Common Clinical Data Set</li> <li>▪ Admission and discharge dates and locations</li> <li>▪ Discharge instructions</li> <li>▪ Reason(s) for hospitalization</li> <li>▪ Laboratory test report(s)</li> <li>▪ Diagnostic image report(s)</li> </ul> </li> <li>○ Patients (and their authorized representatives) must be able to download transition of care/referral summaries that were created for a transition of care. [see also <a href="#">ToC Certification Companion Guide</a>]</li> </ul> </li> <li>• For <u>both</u> settings, if the patient (or their authorized representative) chooses to download a summary using the CCD document template, the human readable CCD must include data in their English (i.e., non-coded) representation if associated with a vocabulary or code set.</li> </ul>	<p>§ 170.205(a)(4) <a href="#">HL7 Implementation Guide for CDA® Release 2: Consolidated CDA Templates for Clinical Notes, Draft Standard for Trial Use, Release 2.1</a></p> <p>Please refer to the standards required for the Common Clinical Data Set.</p> <p>Laboratory test reports:</p> <p>(i) The information for a test report as specified all the data specified in <a href="#">42 CFR 493.1291(c)(1) through (7)</a> –</p> <p>(1) For positive patient identification, either the patient's name and identification number, or a unique patient identifier and identification number.</p> <p>(2) The name and address of the laboratory location where the test was performed.</p> <p>(3) The test report date.</p> <p>(4) The test performed.</p> <p>(5) Specimen source, when appropriate.</p> <p>(6) The test result and, if applicable, the units of measurement or interpretation, or both.</p> <p>(7) Any information regarding the condition and disposition of specimens that do not meet the laboratory's criteria for acceptability.</p>

Criterion Subparagraph	Technical Explanations and Clarifications	Standard(s) Referenced
(i)(B), continued	<p><b>Clarifications:</b></p> <ul style="list-style-type: none"> <li>• Health IT may demonstrate that it is capable of creating CCDs in one of two ways. <ol style="list-style-type: none"> <li>1. As a native capability that is part of the health IT presented for certification; or</li> <li>2. Relying upon a separate source system to perform the CCD creation capability. In this latter case, the source system would be performing a required capability to demonstrate compliance with this certification criterion and would be bound to the issued certificate as “relied upon software.” [See <a href="#">Relied Upon Software Guidance</a>] If taking this approach, the Health IT Module must be tested with at least one relied upon software product.</li> </ol> </li> <li>• The “human readable” aspect of this provision can be satisfied using a style sheet associated with a document formatted according to the C-CDA. [see also <a href="#">77 FR 54180</a>]</li> <li>• A hyperlink to the data alone cannot satisfy this provision. The patient (or their authorized representatives) must be able to download the data to meet this requirement. [see also <a href="#">77 FR 54180</a>]</li> <li>• For inpatient setting only, patients (and their authorized representatives) must be able to download transitions of care/referral summaries.</li> <li>• Health IT Modules may include laboratory test reports and diagnostic image reports in the “Results” section of the CCD. <ul style="list-style-type: none"> <li>○ For laboratory test reports, the C-CDA can support this information in a structured way using the “Result Observation Template” in the “Results” section. <ul style="list-style-type: none"> <li>▪ There is no need to test for sending a corrected laboratory report; this requirement is satisfied if the Health IT Module can demonstrate that it can send a laboratory test report. [see also <a href="#">80 FR 62660</a>]</li> </ul> </li> <li>○ The C-CDA can support the laboratory test reports data in a structured way using the “Result Observation Template” in the “Results” section. We recommend developers follow the best practices for use of the Result Observation Template per HL7 (e.g., HL7 Task Force Examples: <a href="http://wiki.hl7.org/index.php?title=CDA_Example_Task_Force">http://wiki.hl7.org/index.php?title=CDA_Example_Task_Force</a>). [see also <a href="#">80 FR 62660</a>]</li> </ul> </li> </ul>	<p>(ii) The information related to reference intervals or normal values as specified in <a href="#">42 CFR 493.1291(d)</a> – Pertinent “reference intervals” or “normal” values, as determined by the laboratory performing the tests, must be available to the authorized person who ordered the tests and, if applicable, the individual responsible for using the test results.</p> <p>(iii) The information for corrected reports as specified in <a href="#">42 CFR 493.1291(k)(2)</a> –</p> <p>When errors in the reported patient test results are detected, the laboratory must do the following: Issue corrected reports promptly to the authorized person ordering the test and, if applicable, the individual using the test results.</p>

Criterion Subparagraph	Technical Explanations and Clarifications	Standard(s) Referenced
(i)(B), continued	<ul style="list-style-type: none"> <li>○ We recommend developers code laboratory test report data where possible and appropriate in anticipation that future certification will require more extensively coded laboratory test report data. [see also <a href="#">80 FR 62660</a>] For diagnostic image reports, unstructured data for the interpretation text is acceptable. [see also <a href="#">80 FR 62659</a>]</li> <li>● The “inpatient setting only” provision at paragraph (e)(1)(i)(B)(3), which requires a Health IT Module to enable the download of transition of care/referral summaries created as a result of a transition of care, tests the functionality of supplying such previously created C-CDAs and not the content/conformance of the C-CDAs supplied.</li> </ul>	
(i)(C)	<p>Technical Outcome – Transmit:</p> <ul style="list-style-type: none"> <li>● For both settings, patients (and their authorized representatives) must be able to transmit the CCD summary created in provision (i)(B)(2) through <u>both</u> (1) email transmission to any email address; and (2) an encrypted method of electronic transmission.</li> </ul> <p>In addition, for the inpatient setting, patients (and their authorized representatives) must be able to select and transmit transitions of care/referral summaries created for a transition of care through <u>both</u> (1) email transmission to any email address; and (2) an encrypted method of electronic transmission.</p> <p><b>Clarifications:</b></p> <ul style="list-style-type: none"> <li>● Please see the OCR frequently asked questions for best practices regarding the use of email for transmitting health information: <a href="http://www.hhs.gov/ocr/privacy/hipaa/faq/health_information_technology/570.html">http://www.hhs.gov/ocr/privacy/hipaa/faq/health_information_technology/570.html</a>.</li> <li>● For the email option, the approach is to provide patients with a readily understood and convenient option to send their health information via email. Under current HIPAA regulations (<a href="#">45 CFR 164.524</a> and related guidance), patients may presently ask that their data be disclosed to them via unencrypted email. [see also <a href="#">80 FR 62660</a>]</li> <li>● For the encrypted “transmit” option, we encourage developers to provide innovative options for individuals to easily and efficiently protect their health information based on generally available mechanisms for security and new advances in this area. <ul style="list-style-type: none"> <li>○ The second “transmit” option is subject to the 2015 Edition privacy and security certification framework, particularly the “trusted connection” certification criterion (<a href="#">§ 170.315(d)(9)</a>).</li> <li>○ Health IT developers have the flexibility to either establish an encrypted connection between two end points or, alternatively, secure the payload via encryption.</li> </ul> </li> </ul>	Please refer to the standards required for <a href="#">§ 170.315(d)(9)</a> “ <u>trusted connection</u> ” for the encrypted method of electronic transmission.

Criterion Subparagraph	Technical Explanations and Clarifications	Standard(s) Referenced
(i)(C), continued	<ul style="list-style-type: none"> <li>○ The Direct protocol remains an encouraged and viable method to meet the requirements of the encrypted “transmit” requirement.</li> <li>● Transferring data to an electronic media like a USB drive or DVD does <u>not</u> constitute “electronic transmission” to meet this criterion. [see also <a href="#">77 FR 54182</a>]</li> <li>● For the purposes of transmission, several methods are acceptable with respect to enabling patients to use this capability. The transmission capabilities could include the ambulatory or inpatient summary created as a file attachment or provide another way for the patient to access their ambulatory or inpatient summary after initiating a transmission, such as a link embedded to their ambulatory or inpatient summary. In either case, however, note that the transmission capability must be able to support transmitting CCD documents and human readable formatted documents.</li> </ul>	
(i)(D)	<p>Technical Outcome – Timeframe Selection:  For all of the provisions in (i)(A), (i)(B), and (i)(C) (i.e. View, Download, and Transmit capabilities), patients and their authorized representatives must be able to select data associated with a specific date <u>and</u> select data within an identified time range.</p> <p><b>Clarifications:</b></p> <p><i>Timeframes</i></p> <ul style="list-style-type: none"> <li>● This criterion has two timeframe filters that patients must be able to select and configure on their own (specific date and date range). We did not include the ability to select a specific data element category as part of this filtering requirement.</li> <li>● There is no need to allow for selection of a specific time within in each date range. For example, “9/1/2015 to 10/1/2015” is sufficient, rather than “9/1/2015 at 9:00am to 10/1/2015 at 5:00pm.” However, health IT developers may choose to include additional functionality to make it easy for patients to locate the information they need.</li> </ul> <p><i>Data Requirements</i></p> <ul style="list-style-type: none"> <li>● Paragraph (e)(1)(i)(D) and its subsequent subparagraphs focus on "data." The scope of the information to be included in the timeframe selection for paragraphs (e)(i)(A),(B), and (C) is focused on the data as laid out in (e)(1)(A)(1) through (5), which is more than just the Common Clinical Data Set.</li> <li>● All referenced data in the specified range of the timeframe selection must be returned regardless of whether the data is contained in a C-CDA document or in an atomic form and parsed.</li> </ul>	N/A

Criterion Subparagraph	Technical Explanations and Clarifications	Standard(s) Referenced
(i)(D), continued	<ul style="list-style-type: none"> <li>• Returning all data all the time regardless of a date selection or date range selection is non-conformant insofar as the technology is not demonstrating filtering by date range. The health IT developer must be able to demonstrate that filtering based on the two timeframes can be done properly.</li> <li>• Filtering in terms of excluding certain data must be by timeframe pursuant to the two filtering functionalities. <ul style="list-style-type: none"> <li>• We expect that the Health IT Module must be able to send, at a minimum, all required data for a specified date range(s). We acknowledge that there will be organizational policies and/or safety best practices that will dictate additional data to be sent and when data is considered complete and/or ready for being sent.</li> <li>• For a Date Range Filter associated with VDT a System Under Test can provide the patient with one or more C-CDA documents that contain the data that is appropriate for the date range.</li> </ul> </li> </ul> <p><i>Approach</i></p> <ul style="list-style-type: none"> <li>• The date/date range filtering capability does not alone require the creation of new CCD documents to match the patient’s date or date range selection. Health IT is not expected to decompose, extract, and recompose the data from multiple CCD documents into a single larger CCD reflective of the entire date/date range filter selected. Rather, existing/previously created CCD documents in the health IT could be returned in response to a date/date range filter request that the patient could then view, download, or transmit. In other words, the health IT would not be expected to reproduce duplicative copies of CCDs it already created as part of this criterion’s conformance requirements in order to meet the date/date range filter requirement. Providing a list of the existing/previously created CCDs for that date or within the specified date range would be acceptable.</li> <li>• However, to be clear, the practice of creating a new CCD is not prohibited and would have the positive effect of making discrete data available to the patient upon request.</li> <li>• Health IT must separately demonstrate compliance with paragraphs (e)(1)(i)(B)(3) and (e)(1)(i)(C)(2) of this criterion. However, the data requirements of paragraph (e)(1)(i)(D) do not apply to “supplied” transition of care/referral summaries referenced in these paragraphs.</li> </ul>	

Criterion Subparagraph	Technical Explanations and Clarifications	Standard(s) Referenced
(ii)	<p>Technical Outcome – Activity History Log:            For all of the provisions in (i)(A), (i)(B), and (i)(C) (i.e., View, Download, and Transmit capabilities), patients (and their authorized representatives) must be able to access information regarding the action (view, download, or transmit) that occurred, the date and time each action occurred using either Network Time Protocol RFC 1305 or 5905, the user who took the action, and the addressee to whom the summary was transmitted.</p> <p><b>Clarifications:</b></p> <ul style="list-style-type: none"> <li>Health IT may meet this requirement if it is certified to the 2015 Edition “auditable events and tamper-resistance” certification criterion (<a href="#">§ 170.315(d)(2)</a>) and these data are accessible by the patient (and their authorized representatives).</li> <li>The time period for which the activity log should be available is a policy determination that the organization who implements the health IT should make. Testing and certification will only test for the health IT’s ability to create such a log. [see also <a href="#">77 FR 54184</a>]</li> </ul>	<p>§ 170.210(g) The date and time recorded utilize a system clock that has been synchronized following (<a href="#">RFC 1305</a>) Network Time Protocol, or (<a href="#">RFC 5905</a>) Network Time Protocol Version 4.</p>

**Note:** This Certification Companion Guide (CCG) is an informative document designed to assist with health IT product development. The CCG is not a substitute for the 2015 Edition final regulation. It extracts key portions of the rule’s preamble and includes subsequent clarifying interpretations. To access the full context of regulatory intent please consult the 2015 Edition final rule or other included regulatory reference. The CCG is for public use and should not be sold or redistributed.

## Version History

Version #	Change(s) Summary	Date Made
1.0	Initial Publication	Oct 30, 2015
1.1	<ul style="list-style-type: none"> <li>• Link to Test Tool User Guide Updated.</li> <li>• Clarification added to download for inpatient setting only provision.</li> <li>• Date and time range clarification added.</li> <li>• Regulatory text correction added from 2015 Edition Health Information Technology (Health IT) Certification Criteria, 2015 Edition Base Electronic Health Record (EHR) Definition, and ONC Health IT Certification Program Modifications; Corrections and Clarifications, issued December 11, 2015.</li> </ul>	Apr 5, 2016
1.2	Added clarification to (e)(1)(i)(D) to further explain the scope of data filtering.	Apr 22, 2016
1.3	Added further clarification of (e)(1)(i)(D) requirements, including acceptable certification approaches.	Jul 20, 2016
1.4	Added date range clarification to (i)(D).	Nov 28, 2016
1.5	Added clarification related to the acceptable transmission capabilities.	May 26, 2017
1.6	<ul style="list-style-type: none"> <li>• Removed “activity history log” from the “content required” table on page 4 – this text was included in error and is a separate conformance requirement.</li> <li>• Added a first bullet in (i)(B) technical outcome section make explicit that as part of “Download” health IT presented for certification must be capable of creating CCD documents.</li> <li>• Added a clarification in (i)(B) regarding the ways in which CCD documents could be created for the purposes of meeting the certification criterion’s conformance requirement.</li> <li>• Revised the “Approach” subheading’s clarification to more explicitly include how the time frame filtering in (i)(D) aligns with and corresponds to other conformance requirements within the certification criterion.</li> </ul>	Aug 25, 2017
1.7	Provides notification of C-CDA2.1 errata adoption and compliance requirements within entire criterion row.	Sep 29, 2017