- Recommendation for ensuring legally significant trusted trans-boundary electronic interaction
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1. Recommendation № ____: Recommendation for ensuring legally significant trusted trans-boundary electronic interaction

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1.1. Scope

This Recommendation seeks to encourage the use of electronic data transfer in international trade scenarios by recommending Governments the principles of establishing and operating regional and international coordination organizations for ensuring trust in international exchange of data and electronic documents between participants.

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1.2. Benefits

Harmonized regional and international coordination based on common principles will provide a smooth, transparent and liable environment for electronic activities in trans-boundary trade scenarios. This will make it possible to attach legal significance to an electronic interaction for legal bodies and economic operators regardless of their location and jurisdiction.

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1.3. Use of International Standards

The use of international standards can play a key role in larger acceptance of chosen solutions and eventually interoperability. Insofar as possible, legal and private actors who intend to use electronic data transfer in international trade scenarios should try to make use of existing international standards. Technical standards which were able to be identified during the development of this Recommendation are referenced in Annex B.

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1.4. Recommendation

The existing natural peculiarities (historical, cultural, political, economic, technical, etc) of different world regions cause also different level of trust within these regions concerning electronic interaction.

To Governments and entities engaged in the international trade and movement of goods, providing services and payment processing and willing a tighter, more transparent, effective and easier co-operation concerning electronic interactions, the United Nations Centre for Trade Facilitation and Electronic Business (UN/CEFACT) recommends establishing and using a dedicated Common Trust Infrastructure (hereinafter CTI).

- 63 The primary objective of CTI is ensuring legally significant electronic interactions between 64 65 its users by providing trust services of different qualifications (basic, medium, high) to the
- 66 participants of electronic interaction.
- The CTI is a fundamental, easily scalable platform providing a unified access to trust services. 67
- Herewith, the existing electronic systems are taken into account, so the requirements to their 68 69 updating for connecting to the CTI are expected to be minimal.
- In order to achieve this objective, UN/CEFACT recommends: 70
- CTI establishment principles; 71
- 72 CTI coordination approaches;

approaches ensuring technical interoperability of CTI services; 73 levels of trust provided by CTI; 74 75 standardization organizations to co-operate with. 76 2. Guidelines on how to implement the recommendation 77 78 79 80 2.1. Terms and Definitions¹ 81 For the purposes of this document the following terms apply: 82 Common Trust Infrastructure (CTI) 83 infrastructure ensuring the legal significance of transboundary electronic interaction. CTI 84 provides a set of trust services harmonised on the legal, organisational and technical / technological levels to its users. 85 86 electronic interaction 87 88 a way of information interaction based on use of information and communication technologies (ICT). ICT refers to technologies that provide information processing 89 90 (creation, access, transformation, transmission, destruction, etc.) in the telecommunication context². 91 92 legal significance (of an action) 93 a property of an action (of a process) to originate (to result in) documents (data unit) 94 possessing legal validity. 95 legal validity (of a document, or, generally, of data) 96 97 a property of a document (data unit) to be applicable for judicature, i.e. be deemed to have satisfied the requirements of applicable law. The legal validity is conferred to a document 98 99 by the legislation in force, by the authority of its issuer and by the established order of its 100 issuing (e.g. it shall be usable for a subsequent reference). level of qualification (of a service) 101 102 a property of a *service* to evidently fulfil a pre-defined set of requirements on it. 103 A service may be a trust service or an authentication service or any other kind of services,

¹ Italic face tags the terms defined in the current Recommendation

to which this term may be applicable.

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² ICT is similar to Information Technology (IT), but focuses primarily on communication technologies. This includes the Internet, wireless networks, cell phones, and other communication mediums

- There may be different, usually incremental qualification levels of a service like 'zero',
- 106 'basic', 'medium/advanced', 'high/qualified' etc. The lower is the *level of trust* between
- the participants of information interaction, the higher might be demand on the
- 108 qualification level of services used by them.

109 <u>levels of trust</u> (between the participants of information interaction)

- 110 a societal function determining the degree of trust between the participants of information
- interaction. Depending on an established or felt level of trust, the participants of
- information interaction are prepared to share a certain amount of resources and to jointly
- use certain infrastructures.
- For example, with conditionally 'high' or 'medium' level of mutual trust between the
- participants, they may be prepared to jointly use centralized international services applied
- according to the standards agreed upon. In case of conditionally 'low' level of trust, the
- participants may be prepared to use only services built according to the decentralized
- principle own services of each participant with a kind of link between them.

119 trust service

- 120 (high level definition) an electronic service purposing to ensure a certain level of trust
- between the participants of *electronic interaction*.
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- 123 (lower level definition, will be clarified during Recommendation development) -
- 1. a service that is 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.
- 2. trust service is a set of requirements and enforcement mechanisms for parties to
- authenticate and exchange information
- 129 3. eIDAS definition.

130 trusted electronic interaction

- 131 the exchange of any data in electronic form in such a way that a user of these data
- undoubtedly accepts them according to its Operational Policy. It is a matter of a concrete
- Operational Policy, which way is considered as a trusted one. Hence, the determination of
- the trustworthy of some data varies from one concrete case to another. Trusted electronic
- interaction is provided by using *trust services*.

2.2. Common Trust Infrastructure establishment principles

- **Scalability**. The CTI is established in such a way that it can be easily scaled. It broadens easily at any level of consideration due to the accession of new participants, such as new

- jurisdictions, new supranational participants, new operators of trust services, and register systems.
- 143 **Traceability**. Any fact of electronic data exchange within the CTI should be fixed and available for conflict resolutions if necessary.
- Cost efficiency. While the CTI architecture variants comparison the risk analysis should
 be taken into account.
- Complexity. Coherent elaboration of legal, organizational and technological issues should
 be done within CTI establishment. A complex description allows correct functioning of
 the system as a whole and its single elements.

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Примечание [s1]: Can be added later

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2.3. Common Trust Infrastructures coordination approaches

Identify the principles of establishing and operating regional and international coordination organizations for ensuring trust in infrastructures that satisfy organizational and administrative regulation of legally significant trans boundary electronic data exchange

Identify the underlying principles and content for Model MoUs/Agreements between two or more countries regarding Mutual Recognition of Digital and Electronic Signature Certificates

159 160 161 **Примечание [s2]:** From the project proposal

<u>The CTI architecture is selected according to the principals stated in sec. 2.2 above.</u> There are three levels of <u>CTI coordination</u>: legal, organizational and technological.

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Legal level

The CTI can be built on a single- or multi-domain basis. In the context of legal and organizational regulation, the multi-domain basis is the most complicated variant. Fig. 1 gives a general scheme of a legal regulation.

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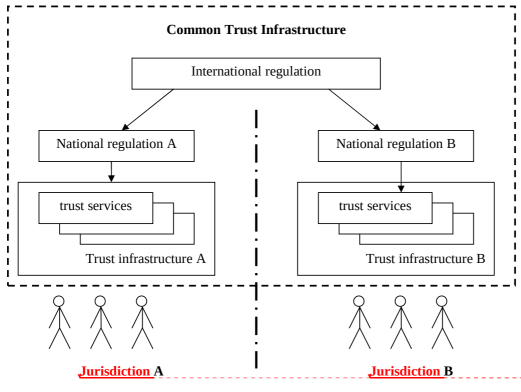


Fig.1. Legal level

Удалено: Country
Удалено: Country

Legal regulation of CTI interaction can be divided in two parts: international and national. The international legal regulation is carried out on the basis of the following types of documents:

- international treaties/agreements;
- 176 acts of different international organizations;
 - international standards and regulations;
 - agreements between participants of transboundary information interaction on given issues;
 - model acts.

The national legal regulation is built on a complex of normative documents that are standard in each particular jurisdiction.

We recommend a tight cooperation with UNCITRAL in order to harmonize the effort of this Recommendation concerning the necessary coordination on the legal level, see sec. 2.6.

Organizational level

Mutual legally significant recognition of trust services provided under various jurisdictions is reached through creation and operation of a dedicated body (let call it International Coordination Council or ICC) that includes national regulation bodies having voluntarily jointed the ICC. The activity of ICC is regulated by the ICC Statute which is to be recognized and signed by all its authorized members – that is the Regulation Bodies of the Electronic Data Exchange represented primarily by the National CTI Regulators.

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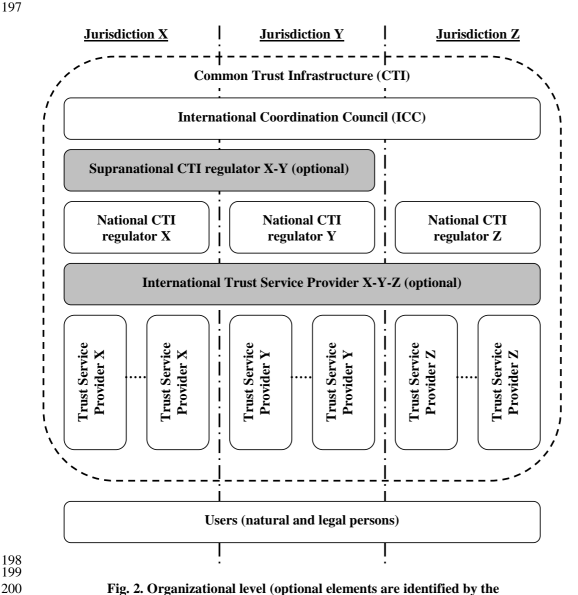


Fig. 2. Organizational level (optional elements are identified by the grey blocks)

The ICC issues a number of documents interconnected with its Statute:

- Requirements for the ICC members, correspondence to which is a prerequisite for the full membership in the ICC;
- Guidelines on carrying out 'shadow' supervision for admittance to the ICC and periodic mutual audit for maintaining voluntary membership in the ICC;
- Compliance criteria which are to be met by operators of the trust services, and the methodology for applying these criteria;
- Scheme of estimation/verification of operators of the trust services with respect to their meeting these criteria.

In the CTI, each jurisdiction is presented by the National CTI regulator (see Fig. 2, National CTI regulators X, Y, Z) which regulates the activity of operators of the trust services within their jurisdiction.

For groups of states with high degree of integration (for example, Eurasian Economic Union or European Union) there is the possibility of forming a Supranational CTI regulator (see. Fig. 2, Supranational CTI regulator X-Y). Thus, one Supranational CTI regulator X-Y substitutes a group of National CTI regulators X and Y.

The natural CTI scalability is enabled through the procedure for admitting new members to the ICC (new jurisdictions and supranational participants) and the scheme for verifying the operators of the trust services with respect to their meeting the *Compliance criteria* issued by the ICC (new operators of the trust services).

In order to become a National Trust Service Provider (TSP; operator of the trust service), a supplier of the respective services shall undergo accreditation with the National CTI regulator of the same jurisdiction. International Trust Service Providers shall undergo accreditation with the ICC. The requirements for accreditation of the operators of the trust services, as well as the requirements to their activity are regulated by the *Compliance criteria* issued by the ICC and possible national supplements issued by the respective National CTI regulator.

In the ICC, the users of electronic services can be both individuals and legal entities. The users select the necessary *level of qualification* of a trust service at their discretion or in an agreement.

The services are provided by the respective suppliers – the trust service providers. The trust service providers are integrated by the CTI.

The trust services as the CTI elements can have different variants of realization depending on the *level of trust* between the participants of information interaction. For example, with conditionally 'high' or 'medium' level of mutual trust between the CTI members, it is efficient to use centralized International trust services applied according to the standards agreed upon. In case of conditionally 'low' level of trust, the trust services are built according to the decentralized principle – National trust services in each single jurisdiction.

Technological level

There can be a great number of technological options for trust services' realization. The main requirement to the CTI elements is interoperability. Regulation at this level is carried out with application of different standards and instructions set forth by the ICC documents.

We recommend a tight cooperation with major organizations in the area of technical standardization such as *ISO*, *ETSI*, *W3C* and others in order to harmonize the effort of this Recommendation concerning the necessary coordination on the technological level, see sec. 2.6.

9	2.4. Trust infrastructures services technical interoperability ensuring approaches
0	Identify approaches to ensuring interoperability of technical systems, infrastructures of trans
	boundary electronic data exchange and end users including functional requirements and
,	information security requirements.
3	Identify appropriate trust services types provided by the trusted infrastructures for ensuring Примечание [s3]: From
Ļ	legally significant trans boundary electronic data exchange. project proposal
5	2.5. Trust infrastructures services levels of trust
5	Identify the possible levels of trust afforded by the trusted infrastructures and mechanisms by
7	which these levels can be provided. For example, lower levels of trust may not require
	government directives for achieving a legally significant electronic interaction. UN/CEFACT
)	recognizes that guidance for required levels (possibly higher) of trust and for desired levels of
	authentication depends on specific circumstances but such guidance does not constitute the
	scope of this recommendation. For these different levels of trust identify:
	- common set of requirements trust services must comply with. Such requirements are to cover
	the following aspects: security, accessibility, and interoperability
	- best practices for trust services initiation, certification and audit procedures.
	2.6. Communication with organizations in different areas of standardization
	Identification of international organizations in different areas of normative and legal
	regulation and policies (such as WTO, UNCITRAL, WCO and others) for participation in the
	defining conditions for establishing necessary level of trust between the participants of the
	trusted infrastructure that will ensure legal significance of transboundary electronic
	exchange of data issued in different jurisdictions.
	Identification of international organizations in different areas of standardization (such as
	ISO, W3C, ETSI and others) for participation in all the technical aspects of forming and
	functioning transboundary trust space.

3. ANNEX 1 285

Terms and Definitions³ 286

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288 Anders Tornqvist: means an electronic process that allows the confirmation of the 289 electronic identification of a natural or legal person; or of the origin and integrity of an 290 electronic data.

Примечание [AN6]: I agree.

Igor Furgel: a process of the verification of authenticity. A successful authentication 291 292 (along with other factors) can be a necessary condition for the determination of the legal 293 validity (of an entity).

294 Eric Cohen 295 Center/Documents/Glossary/glossary.pdf): (http://www.isaca.org/Knowledge-

Код поля изменен

1. The act of verifying identity (i.e., user, system) 296

Scope Note: Risk: Can also refer to the verification of the correctness of a piece of data

2. The act of verifying the identity of a user and the user's eligibility to access 298 299 computerized information

Scope Note: Assurance: Authentication is designed to protect against fraudulent logon 300 activity. It can also refer to the verification of the correctness of a piece of data. 301

Ramachandran: the process of validating the identity of someone or something. Generally authentication requires the presentation of credentials or items of value to really prove the claim of who you are. The items of value or credential are based on several unique factors that show something you know, something you have, or something you are.

A process used to confirm the identity of a person or to prove the integrity of specific information. Message authentication involves determining its source and verifying that it has not been modified or replaced in transit.

Примечание [**IF7**]: This is ,authorization', but not ,authentication', see below

310 authenticity

Anders Torngvist: means that the data can be checked for its authenticity in a certain 311 312 context.

313 Igor Furgel: the property of an entity to evidence the identity of its issuer.

314 Ramachandran:

> 1. The authenticity is an auditable process that ensures a high level of quality in the results by maintaining evidence of trustworthiness of the identity and integrity of data messages

> 2. Authenticity is the status of being dependable in regard to evidence of identity and integrity in accordance with the agreed level of assurance.

Примечание [AN8]: -Cf the VAT Directive 2010/45 where in relation to the "authenticity" of an invoice the following is commented: "The supplier must be able to provide assurance that the invoice was indeed issued by him or in his name and on his behalf.'

Примечание [IF9]: ,authentic ity' is defined by using authenticity'; it is a dead loop,

³ Italic face tags the terms defined in the current Recommendation

- 320 3. Authenticity is generally understood in law to refer to the genuineness of a document 321 or record, that is, that the document is the "original" support of the information it 322 contains, in the form it was recorded and without any alteration." Authenticity is the property of being genuine and able to be verified and trusted. 323 4. Authenticity in the electronic environment, further to the high levels of identification, 324 325 evidentiary and attribution functions may be able to be established through an "authentication framework." This "authentication framework" would involve legal 326 327 infrastructure, some technical infrastructure and some organizational infrastructure. 328 329 authorization (as a process)
- <u>Eric E Cohen:</u> the approval, permission, or empowerment for someone or something to do something.
- <u>Igor Furgel:</u> approving a subject (a person, an IT component or a process acting on behalf
 of them) for the execution of a certain action.

334 certificate

- 335 Jari Salo (http://www.uncitral.org/pdf/english/texts/electcom/ml-elecsig-e.pdf):
 - means a data message or other record confirming the link between a *signatory* and signature creation data.

338 data unit

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a set of digits or characters treated as a whole.

340 digital certificate

- Aleksandr Sazonov: means a data message or other record confirming the link between a public key (validation data) to a particular distinguished name in the X.500 tradition.
- Igor Furgel: means an electronic attestation which links signature validation data of an entity to the entity and confirms the identity of that entity.

345 digital signature

346 - Eric E Cohen (http://www.isaca.org/Knowledge-347 Center/Documents/Glossary/glossary.pdf):

A piece of information a digitized form of signature that provides sender authenticity.

A piece of information, a digitized form of signature, that provides sender authenticity, message integrity and non-repudiation.

- A digital signature is generated using the sender's private key or applying a one-way hash function.
- <u>Igor Furgel</u> (<u>ISO 7498-2 (1989)</u>: '<u>Information processing systems Open Systems</u>
 Interconnection Basic Reference Model Part 2: Security Architecture'):
- Data appended to, or a cryptographic transformation of, a *data unit* that allows a recipient of the *data unit* to prove the source and integrity of the *data unit* and protect against forgery, e.g. by the recipient.

Примечание [s10]: Eric E Cohen This is in contrast to when you care not whether the agent is authorized, only that they are who they say they are - authentication. The two are usually considered orthogonal; you normally only wish to check one or the other. I believe in transboundary efforts, authorization is more important than authentication.

Код поля изменен

Код поля изменен

357 Ramachandran: a digital signature is made when the owner of a key pair uses its private 358 key to "sign" a message. This signature can only be verified by the corresponding key. 359 electronic signature Anders Tornqvist & DIRECTIVE 1999/93/EC OF THE EUROPEAN PARLIAMENT 360 AND OF THE COUNCIL of 13 December 1999 on a Community framework for 361 electronic signatures: means data in electronic form which are attached to or logically 362 associated with other electronic data and which serve as a method of authentication. 363 364 (http://www.isaca.org/Knowledge-Eric Center/Documents/Glossary/glossary.pdf): 365 366 Any technique designed to provide the electronic equivalent of a handwritten signature to demonstrate the origin and integrity of specific data. 367 368 Digital signatures are an example of electronic signatures. 369 Igor Furgel: 370 data in electronic form which are attached to or logically associated with other electronic 371 data. Electronic signature documents a relationship between the signatory and these other 372 electronic data and enables (also) a third party to subsequently ascertain this relationship. Jari Salo (http://www.uncitral.org/pdf/english/texts/electcom/ml-elecsig-e.pdf): 373 374 data in electronic form in, affixed to or logically associated with, a data message, which 375 may be used to identify the signatory in relation to the data message and to indicate the 376 signatory's approval of the information contained in the data message. 377 Ramachandran: Data in electronic form in, affixed to or logically associated with, a data 378 message, which may be used to identify the signatory in relation to the data message and 379 to indicate the signatory's intention in respect of the information contained in the data 380 message. An electronic signature should not be discriminated because of its origin. But 381 may be discriminated because of their intrinsic qualities 382 383 entity 384 Igor Furgel: can be a document, a record, an identifier etc (generally: a data unit). 385 genuineness (in IT) 386 <u>Igor Furgel:</u> *integrity* + *authenticity* = the property of an *entity* to evidence: 387 (a) not having been altered from that created by its issuer 388 (b) the identity of its issuer. 389 Ramachandran: the quality that ensure document's property of being genuine. 390

(<u>130201+Rec14+survey+on+def_levels+consolidated+responses</u>):

"Authenticity is generally understood in law to refer to the genuineness of a document or

record, that is, that the document is the "original" support of the information it contains, in

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genuineness (in law)

Примечание [IF11]: This definition is not a full one, there are also other services of electronic signature.

The main services of a signature are (i) perpetuation function (a signature can be verified by anybody later on at any time), (ii) the determinability of the identity of signatory.

Additionally, there are warning

Код поля изменен

Примечание [IF12]: There is a quite controversial discussion on it

and consciousness functions

Код поля изменен

Примечание [**IF13**]: Not unconditionally an approval, but, generally, a relationship between the signatory and the message

Примечание [AN14]: The UNCITRAL definition is not uncontroversial. We should also look at the new definitions of esignature and e-seal of the EU EIDAS Regulation, rather than the -99 Directive referenced above.

Примечание [IF15]: The foot note No. 5 in the REC. 14 may also be helpful here: "In general, signature and authentication in an Information Technology (IT) environment often encompass some inherent functions which can vary from integrity, genuineness, proof, security, etc. Again, all of these terms can have differing interpretation based on environment and geography. This Recommendation has been prepared to align itself with the works of UNCITRAL while remaining consistent with the use of these terms in other UNECE trade recommendations. When reading or drafting any text on the subject, clear identification of which approach is being used, is recommended. For legislators who will probably use a legal definition, reference to UNCITRAL documents on the subject is recommended in order to clearly identify the legal use of these terms.

395 396	the form it was recorded and without any alteration." <i>Authenticity</i> is the property of being <i>genuine</i> and <i>able to be verified and trusted</i> ".						
397	'Genuineness' in law is equivalent to 'authenticity'.						
398	information interaction						
399	- <u>Igor Furgel:</u> the interchange of any data between the participants of interaction						
400	integrity						
401 402	 Igor Furgel: the property of an entity to evidence not having been altered from that created by its issuer. 						
403	- Eric E Cohen (http://www.isaca.org/Knowledge-	Код поля изменен					
404	<u>Center/Documents/Glossary/glossary.pdf</u>):						
405 406	Guarding against improper information modification or destruction, and includes ensuring information non-repudiation and authenticity.	Примечание [AN16]: Perhap s not always "guarding against" but rather allowing for detection of change.					
407	- Ramachandran:						
408 409 410 411 412 413	 DATA INTEGRITY—A condition in which data has not been altered or destroyed in an unauthorized manner Integrity is a state of information that assure that it is accurate, complete, consistent and has been protected from errors or unauthorized modification. integrity refers to the resource is untampered with, uncorrupted and complete in all its essential respects after the act of signature is carried out. 						
414	levels of access						
415 416 417	 <u>Igor Furgel</u>: permission for a subject (a person, an IT component or a process acting on behalf of them) to get a specified kind of access (e.g. write, read, etc.) to specified objects (e.g. data, processes, information, other resources). 						
418 419 420 421	A successful <i>authentication</i> (along with other factors) can be a necessary condition for granting a certain <i>access level</i> . The terms 'access level' and 'authorization level' are used as synonyms in the context of the current Recommendation.						
422 423	levels of authentication						
424	- <u>Aleksandr Sazonov:</u> a synonym for levels of qualification of authentication service.						
425 426 427 428	 Ramachandran: a guidance concerning control technologies, processes, and management activities, as well as assurance criteria that should be used to mitigate authentication threats in order to achieve the required level of security based on the sensitivity of data or a service. 						
429	non-repudiation						
430 431 432	 Eric E Cohen: the ability for a system to prove that a specific user and only that specific user sent a message and that it hasn't been modified. A user cannot deny/repudiate that they signed/sent a message. 						

Примечание [AN17]: Should we deal with "privacy" or "personal data" rather? 433 privacy Cohen 434 (http://www.isaca.org/Knowledge-Код поля изменен Center/Documents/Glossary/glossary.pdf): 435 436 Freedom from unauthorized intrusion or disclosure of information about an individual and Примечание [s18]: Eric E 437 an organization. Cohen My personal interpretation includes information about both individuals (people) and 438 signatory organizations Код поля изменен 439 <u>Jari Salo</u> (http://www.uncitral.org/pdf/english/texts/electcom/ml-elecsig-e.pdf): a person that holds signature creation data and acts either on its own behalf or on behalf of the 440 Примечание [IF19]: Not just acts, but creates an electronic 441 person it represents. signature Igor Furgel (Proposal for a Regulation of the European Parliament and of the Council on 442 Примечание [AN201: Possibl 443 electronic identification and trust services for electronic transactions): y only "creates", not necessarily "acts on behalf". 444 a natural person who creates an electronic signature. Удалено: stamping 445 time <u>stamp</u> Eric E Cohen: a trusted indication of when an action, particularly the application of a 446 Примечание [s21]: Eric E Cohen Time stamping is vital in 447 digital signature, took place. cryptography as people change roles and signatures expire; it is important to know whether the 448 Igor Furgel (Proposal for a Regulation of the European Parliament and of the Council on signature was valid and the signer 449 electronic identification and trust services for electronic transactions): was authorized or could be authenticated at the point of signing rather than the point of 450 data in electronic form which binds other electronic data to a particular time establishing 451 evidence that these data existed at that time. 452 transboundary trust space 453 Aleksandr Sazonov: a set of normative, organizational and technical conditions for establishing trust in transboundary electronic interaction between public governmental 454 455 authorities, public non-budgetary funds, local authorities, organizations and citizens. 456 Ramachandran: a technological and legal framework for trust establishment in 457 transboundary electronic informational interaction of entities in different legal 458 frameworks' subjects. 459 Eurasian Economic Community Agreement: an aggregate of legal, organizational and technical conditions, harmonized by the member-states in order to ensure trust in 460 international exchange of data and electronic documents between authorized bodies. 461 462 trust domain Igor Furgel: informational and legal space using the same CTI 463 464 what-you-see-is-what-you-sign Aleksandr Sazonov: is a desirable property of electronic signature systems meaning that 465 466 the semantic interpretation of a electronically signed message cannot be changed, either 467 by accident or by intent.