**Bugzilla ID:**

**Bugzilla Summary:**

CAs wishing to have their certificates included in Mozilla products must

1) Comply with the requirements of the Mozilla CA certificate policy http://www.mozilla.org/projects/security/certs/policy/)

2) Supply all of the information listed in http://wiki.mozilla.org/CA:Information\_checklist.

a. Review the Recommended Practices at https://wiki.mozilla.org/CA:Recommended\_Practices

b. Review the Potentially Problematic Practices at [https://wiki.mozilla.org/CA:Problematic\_Practices](https://wiki.mozilla.org/CA%3AProblematic_Practices)

**General information about the CA’s associated organization**

|  |  |
| --- | --- |
| CA Company Name | U.S. Federal PKI Management Authority |
| Website URL | [www.idmanagement.gov/fpkima](http://www.idmanagement.gov/fpkima)  |
| Organizational type | National Government CA |
| Primark Market / Customer Base | The U.S. Federal Public Key Infrastructure (PKI) Management Authority operates the Federal Common Policy Framework Certification Authority (FCPCA) on behalf of the Federal PKI Policy Authority. The FCPF CA is the Trust Anchor for the Federal Government. CAs under the FCPCA issue PKI credentials to Federal employees and contractors. The FCPCA is also cross certified with the Federal Bridge Certification Authority which provides a trusted path to cross certified Federal Agencies, commercial venders, states governments and other bridges. |
| Impact to Mozilla Users | Having the Federal Common Policy CA as a trust anchor in Mozilla browsers would enable relying parties to trust U.S. Federal Government websites and other credentials. |
| CA Contact Information  | Primary CA contact:Email Alias: cheryl.jenkins@gsa.govPhone Number: 202-577-1441Title: Federal PKI Management Authority, Program ManagerSecondary CA contact:Email Alias: wendy.brown@pgs.protiviti.comPhone Number: 703-299-4705  703-965-2990 (cell)Title: FPKI MA Technical Liaison |

**Technical information about each root certificate**

|  |  |
| --- | --- |
| Certificate Name  | U.S Government Common Policy |
| Certificate Issuer Field  | CN = Federal Common Policy CA, OU = FPKI, O = U.S. Government, C = US |
| Certificate Summary  | This is the root certificate for the U.S. Federal Common Policy Framework Certificate Authority. |
| Root Cert URL | <http://http.fpki.gov/fcpca/fcpca.crt> |
| SHA1 Fingerprint | ‎90 5f 94 2f d9 f2 8f 67 9b 37 81 80 fd 4f 84 63 47 f6 45 c1 |
| Valid From  | 2010-12-01 |
| Valid To  | 2030-12-01 |
| Certificate Version | V3 |
| Certificate Signature Algorithm | SHA-256 |
| Signing key parameters  | RSA 2048  |
| Test Website URL (SSL)Example Certificate (non-SSL) | <https://http.icam.pgs-lab.com/>example non-SSL certificate will be used to sign this document |
| SSL Verification Procedures | If you are requesting to enable the Websites Trust Bit, then provide (In English and in publiclyavailable documentation) all the information requested in #3 of[https://wiki.mozilla.org/CA:Information\_checklist#Technical\_information\_about\_each\_root\_certificate](https://wiki.mozilla.org/CA%3AInformation_checklist#Technical_information_about_each_root_certificate)The Common Policy CP can be found here:<http://www.idmanagement.gov/fpkipa/documents/CommonPolicy.pdf>Certificates issued under this policy contain a registered certificate policy object identifier (OID), which may be used by a relying party to decide whether a certificate is trusted for a particular purpose. This CP applies only to CAs owned by or operated on behalf of the Federal government that issue certificates according to this policy.See section 1.2 of the CP for the list of Policy OIDs defined.All device certs must have a human sponsor and both the identity of the human sponsor and the authority of the sponsor to act in the name of the organization is verified. See section 3.2 for details. |
| Organization Verification Procedures | If you are requesting to enable the Email Trust Bit, then provide (In English and in publicly availabledocumentation) all the information requested in #4 of[https://wiki.mozilla.org/CA:Information\_checklist#Technical\_information\_about\_each\_root\_certificate](https://wiki.mozilla.org/CA%3AInformation_checklist#Technical_information_about_each_root_certificate)In-person identification of human subscribers is required. See section 3.2.3.1 for details |
| Code Signing Subscriber VerificationProcedures | If you are requesting to enable the Code Signing Trust Bit, then provide (In English and in publiclyavailable documentation) all the information requested in #5 of[https://wiki.mozilla.org/CA:Information\_checklist#Technical\_information\_about\_each\_root\_certificate](https://wiki.mozilla.org/CA%3AInformation_checklist#Technical_information_about_each_root_certificate)Some subordinate or cross certified CAs may issue code signing certificates. The Common Policy CP treats these as device certificates and requires verification of the identity of the human sponsor and their authority to act in the name of the organization. The CPS of the issuing CA will have additional requirements. |

**Response to Mozilla's CA Recommended Practices** ([https://wiki.mozilla.org/CA:Recommended\_Practices](https://wiki.mozilla.org/CA%3ARecommended_Practices))

|  |  |
| --- | --- |
| Publicly Available CP and CPS | <http://www.idmanagement.gov/fpkipa/documents/CommonPolicy.pdf> |
| CA Hierarchy | The FCPCA only issues certificates to subordinate CAs. The sub-CAs are operated by the Shared Service Providers (SSPs). End-entity certificates may be issued to Federal employees, contractors, affiliated personnel, and devices operated by or on behalf of Federal agencies. The list of certified SSPs is provided on the FPKIPA website, and includes VeriSign, Cybertrust, Operational Research Consultants,Department of the Treasury, Entrust, and the U.S. Government Printing Office. |
| Audit Criteria | In addition to the audit requirements stated in the CP, the following documents provide additional guidance.<http://www.idmanagement.gov/fpkipa/documents/audit_guidance.pdf>http://www.idmanagement.gov/fpkipa/documents/TriennialAnnualAuditGuidance.pdf  |
| Document Handling of IDNs in CP/CPS | The FCPCA is the root for the US Federal Government; therefore, CAs supporting the Common Policy CA will not be issuing any certificates with IDNs. |
| Revocation of Compromised Certificates | A certificate shall be revoked when the binding between the subject and the subject’s public key defined within the certificate is no longer considered valid. Examples of circumstances that invalidate the binding are— • Identifying information or affiliation components of any names in the certificate becomes invalid. • Privilege attributes asserted in the subscriber’s certificate are reduced. • The subscriber can be shown to have violated the stipulations of its subscriber agreement. • There is reason to believe the private key has been compromised. • The subscriber or other authorized party (as defined in the CPS) asks for his/her certificate to be revoked. |
| Verifying Domain Name Ownership | All device certificates must have a human sponsor. The sponsor is responsible for providing the following registration information: • Equipment identification (e.g., serial number) or service name (e.g., DNS name) • Equipment public keys • Equipment authorizations and attributes (if any are to be included in the certificate) • Contact information to enable the CA or RA to communicate with the sponsor when required. The identity of the sponsor shall be authenticated by: • Verification of digitally signed messages sent from the sponsor using a certificate issued under this policy; or • In-person registration by the sponsor, with the identity of the sponsor confirmed in accordance with the requirements of section 3.2.3.1.   |
| Verifying Email Address Control | All information in certificates is verified. Human subscribers are authenticated no more than 30 days before initial certificate issuance.At a minimum, authentication procedures for employees must include the following steps: 1) Verify that a request for certificate issuance to the applicant was submitted by agency management. 2) Verify Applicant’s employment through use of official agency records. Establish applicant’s identity by in-person proofing before the registration authority, based on either of the following processes: a) Process #1: i) The applicant presents a government-issued form of identification (e.g., an Agency ID badge, a passport, or driver’s license) as proof of identity, and ii) The RA examines the presented credential for biometric data that can be linked to the applicant (e.g., a photograph on the credential itself or a securely linked photograph of applicant), and iii) The credential presented in step 3) a) i) above shall be verified by the RA for currency and legitimacy (e.g., the agency ID is verified as valid). Typically this is accomplished by querying a database maintained by the organization that issued the credential, but other equivalent methods may be used. b) Process #2: i) The applicant presents a government-issued form of identification (e.g., an Agency ID badge, a passport, or driver’s license) as proof of identity, and ii) The RA examines the presented credential for biometric data that can be linked to the applicant (e.g., a photograph on the credential itself or a securely linked photograph of applicant), and iii) The applicant presents current corroborating information (e.g., current credit card bill or recent utility bill) to the RA. The identifying information (e.g., name and address) on the credential presented in step 3) b) i) above shall be verified by the RA for currency and legitimacy (e.g., the agency ID is verified as valid). |
| Verifying Identity of Code Signing Certificate | Before issuing CA certificates or signature certificates that assert organizational authority, the CA shall validate the individual’s authority to act in the name of the organization. |
| Subscriber | See information above for authentication of Human subscribers. |
| DNS names go in SAN | Certificates issued under id-fpki-common-authentication shall include a subject alternative name. At a minimum, the subject alternative name extension shall include the pivFASC-N name type [FIPS 201-1]. The value for this name shall be the FASC-N [PACS] of the subject’s PIV card.Certificates issued under id-fpki-common-cardAuth shall include a subject alternative name extension that includes the pivFASC-N name type. The value for this name shall be the FASC-N of the subject’s PIV card. Certificates issued under id-fpki-common-cardAuth may also include a UUID [RFC 4122] in the subject alternative name extension, if the UUID is included as specified in Section 3.3 of [SP 800-73-3(1)]. Certificates issued under id-fpki-common-cardAuth shall not include any other name in the subject alternative name extension but may include a non-NULL name in the subject field. |
| Domain owned by a Natural Person | The FCPCA is the root for the US Federal Government, as such CAs supporting the Common Policy CA will not be issuing any certificates to domains owned by a natural person. |
| OCSP | CAs shall support on-line status checking via OCSP [RFC 2560] for end entity certificates issued under id-fpki-common-authentication and id-fpki-common-cardAuth. |

**Response to Mozilla's list of Potentially Problematic Practices** ([https://wiki.mozilla.org/CA:Problematic\_Practices](https://wiki.mozilla.org/CA%3AProblematic_Practices))

|  |  |
| --- | --- |
| Long-lived DV certificates |  |
| Wildcard DV SSL certificates |  |
| Email Address Prefixes for DV Certs  | If DV SSL certs, then list the acceptable email addresses that are used for verification. |
| Delegation of Domain / Email validation tothird parties |  |
| Issuing end entity certificates directly fromroots | The FCPCA is the root CA and it does not issue end-entity certificates. All end entity certificates are issued from subordinate SSP CAs or Federal Legacy CAs cross certified with the FCPCA or the FBCA. |
| Allowing external entities to operatesubordinate CAs | Only CAs operated by approved SSPs or legacy Federal Agencies are permitted to assert the certificate policies of the FCPCA CP. |
| Distributing generated private keys inPKCS#12 files | If subscribers generate their own key pairs, then there is no need to deliver private keys, and this section does not apply. When CAs or RAs generate keys on behalf of the subscriber, then the private key must be delivered securely to the subscriber. Private keys may be delivered electronically or may be delivered on a hardware cryptographic module. In all cases, the following requirements must be met: • Anyone who generates a private signing key for a subscriber shall not retain any copy of the key after delivery of the private key to the subscriber. • The private key(s) must be protected from activation, compromise, or modification during the delivery process. • The subscriber shall acknowledge receipt of the private key(s). • Delivery shall be accomplished in a way that ensures that the correct tokens and activation data are provided to the correct subscribers. o For hardware modules, accountability for the location and state of the module must be maintained until the subscriber accepts possession of it. o For electronic delivery of private keys, the key material shall be encrypted using a cryptographic algorithm and key size at least as strong as the private key. Activation data shall be delivered using a separate secure channel. The CA must maintain a record of the subscriber acknowledgment of receipt of the token.  |
| Certificates referencing hostnames orprivate IP addresses |  |
| Issuing SSL Certificates for Internal Domains |  |
| OCSP Responses signed by a certificateunder a different root | Only OCSP responders that are an authoritative source for certificates are covered under the Common Policy CP. See section 7.3 for the OCSP profile. |
| CRL with critical CIDP Extension | At this time, the FCPCA CRLs will not contain an IDP extension. |
| Generic names for CAs | The Distinguished Name of CAs operating under the FCPCA CP must be meaningful. |
| Lack of Communication With End Users | A subscriber (or human sponsor for device certificates) shall be required to sign a document containing the requirements the subscriber shall meet respecting protection of the private key and use of the certificate before being issued the certificate. Details in 9.6.3 of FCPCA CP. |