**3GPP TSG-SA3 Meeting #103-e *draft\_S3-212123-r2***

e-meeting, 17 - 28 May 2021

**Title: LS on User consent**

**Response to:**

**Release: Rel-17**

**Work Item: UC3S**

**Source: SA3**

**To: SA2**

**Cc:**

**Contact person:**

**Name:** Anja Jerichow

**Email Address:** anja(dot)jerichow(at)nokia(dot)com

**Send any reply LS to: 3GPP Liaisons Coordinator,** **mailto:3GPPLiaison@etsi.org**

**Attachments:**

# 1 Overall description

SA3 would like to inform SA2 on the work status of user consent study in TR 33.867 regarding user consent and revocation.

In the context of eNA, data is processed for specific purposes and provided to external applications. Thus, a solution for user consent is important to have in Rel-17 along with the normative eNA feature currently progressed by SA2. SA3 has so far identified key issue #2 on “User consent for UE data collection” and key issue #3 "Modification or revocation of user consent" in TR 33.867, for which solutions are needed.

SA3 would like to encourage SA2 to address the user consent topic in Rel-17 TS 23.288 in line with their conclusions to allow for a normative solution which is addressing the specific need for eNA on user consent and revocation related to data collection for network data analytics.

SA3 would like to provide the following comments on SA2 conclusions in KI#15 User consent for UE data collection/analysis, where it is written "It is recommended for Key Issue #15 to use the concepts and procedures described in below as the bases for the normative work with further alignments based on the SA WG3 feedback".

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| **23.700-91 conclusions on KI#15 User consent for UE data collection/analysis** | **SA3 comments** |
| a) | UDR (via UDM services) holds the user consent for user related data which is provisioned by MNO as a user subscription information. | Nokia: since already user consent is provided by UDR via UDM in MDT case, it is useful to have a similar mechanisms for other use cases, thus, it is recommended that for UE data collection and analytics, the UDR (via UDM services) holds the user consent |
| b) | A service provider (external to MNO domain) may use NEF parameterProvision\_Update service to update or to revoke the user consent to the UDM/ UDR (when applicable). | Nokia: allowing an external entity to update or revoke user consent in UDM/UDR may result in new security risks and is therefore not recommended |
| c) | Alternatively, the user consent parameter may be configured by MNO in the UDM/UDR (when applicable). | Nokia: It is useful to allow an operator to configure user consent parameters in the UDM/UDR. |
| d) | Another option is the ASP configures the ASP's Application in UE to provide input data only if user consent is obtained. | Nokia: Configuration by application service providers is out of scope in 3GPP. |
| e) | A functionality to be provided to support tracking the distribution and usage of any user related information that may be subject to user consent. NOTE 1: Whether the functionality described in bullet item e) is hosted by NWDAF, DCCF (and possible interactions with DRF) or as a standalone NF is decided in normative phase in alignment with SA WG3 feedback. | Nokia: It is proposed to host this service in UDM/UDR, as already user consent information is stored there, and thus different user consent for different use cases would be all in one place.A new standalone NF seems to be not necessary for tracking the distribution and usage of user related information, when UDM already holds subscriber data and subscription details. |
| f) | The functionality described in bullet item e) subscribes to the UDM/UDR to receive notifications for any changes in the user consent. | Nokia: this is not needed, if hosted by UDM/UDR. |
| g) | If a requested data is subject to user consent, the NWDAF and/or the functionality described in e) may check the user consent from the UDM/UDR before the data collection.NOTE 2: This does not preclude that also other entities (e.g. AMF or SMF) to check availability of user consent with UDM/UDR. | Nokia: Checking user consent from UDM/UDR should be supported by any NF. |
| h) | User consent for the user data provided by a data source to a data consumer may have a validity time. On expiry of this validity time, the user data should be either deleted or the user consent for this data to be renegotiated. | Nokia: Providing a validity time of user consent seems to be useful as it allows to reduce the amount of tracked data. It then is the responsibility of the entity that stores user consent that data can be wiped after the validity time passed. |
| i) | (Subject to applicability of Data Protection Regulations) in case of user consent revocation at UDM/UDR, NWDAF deletes the related user data and terminates the data collection from the corresponding source NF. | Nokia: Since different regulations can provide different requirements on user consent revocation, it is important to allow for revocation.  |
| j) | (Subject to applicability of Data Protection Regulations) in case of user consent revocation (at UDM/UDR), the functionality described in bullet item e) may send a request to NWDAF service consumer(s) to delete the related user data/ analytics. | Nokia: In case of user consent revocation it must be possible to delete related user data and related data analytics. |
| k) | (Subject to applicability of Data Protection Regulations) in case of user consent revocation (at UDM/UDR), NWDAF service consumer(s) may delete the related user data/analytics on request (refer to bullet item j) or on expiry of validity time (refer to bullet item h). | Nokia: A requirement in line with the conclusion should be added. I.e. NWDAF service consumer(s) may delete the related user data/analytics on request or on expiry of validity time. |

# 2 Actions

**To SA2**

**ACTION:** SA3 asks SA2 to take this information into account to allow progressing normative work on user consent and user consent revocation in TS 23.288.

# 3 Dates of next TSG SA WG 3 meetings

SA3#103Bis-e 5 - 9 July 2021 Electronic meeting (TBC)

SA3#104-e 16 - 27 August 2021 Electronic meeting