About the VPN Trust Initiative (VTI)

The VTI was established in 2019 by the Internet Infrastructure Coalition (“the i2Coalition”) as an industry-led & member-driven consortium of leading VPN providers focused on educating consumers on the privacy and security benefits of VPN providers, and establishing standard practices for VPN providers that foster trust.

Introduction to the VTI Principles

VTI members are united by common principles of privacy and security, and the use of robust secure encryption and VPN protocols. How we implement VPN technology and mitigate risks sets us apart in the industry. Our VTI Principles for Commercial VPN providers sets out the base principles on which our members operate to ensure consumer trust and accountability. We encourage and champion members to go beyond these essentials, but it is important to establish a clear foundation of best practices for the VPN industry.

Purpose of the Principles

These principles offer a framework for the development of a comprehensive set of voluntary best practices for VPN providers. The framework was developed by the VTI and the i2Coalition through a collaborative process, but it has also been informed by input from civil society and other outside experts. The goal of these Principles is to set forth best practices that meaningfully protect the privacy and security of individuals using VPN technologies; that offer practical and policy guidelines for VPN providers; and that provide policymakers, regulators, and civil society with realistic benchmarks for evaluating these technologies. Since its launch, it’s been highly regarded as an example of an industry working to solve important issues.

VTI Principles 2022 Update

The VTI Principles were initially released in 2020 with many experts and Internet advocates expressing their support. After their initial release, the VTI Principles were subject to further comment by experts and the general public. In that time, the online environment also changed. VTI Principles 2022 Update reflects this feedback and these changes. The VTI Principles will continue to change and evolve as needed.
Key Principles

This principles focus on five key areas:

1. Security
2. Privacy
3. Advertising Practices
4. Disclosure and Transparency
5. Social Responsibility

1. Security

VTI members use the necessary security measures and protocols to appropriately address the risks. Members are not prescribed specific technologies since the threat landscape is subject to change and innovation may produce new, more effective technologies.

The guidelines we set forth apply to various security scenarios.

- **Encryption and authentication**: VPN providers will use strong encryption and authentication protocols. VPN providers will never use plain text usernames and passwords, and will take measures to ensure that keys are unique for each account (i.e. avoiding shared credentials). VPN providers should be able to explain the privacy and security impact of different protocols to users upon request.
- **Suspension, revocation, or destruction of tokens relating to a compromised account** will occur promptly following a security incident.
- **Proactive measures to detect problems**: VPN providers will take the means deemed necessary to detect problems ranging from security audits and penetration tests to “bug bounty” programs that encourage security researchers to identify and report potential vulnerabilities. VPN providers should commit to regular security audits to identify new and emerging security vulnerabilities including those relating to new features\(^1\), as well as out-of-sync security audits when deemed necessary. The results of these audits should be released publicly to the extent that would not undermine user privacy or security, and

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\(^1\) For instance, new features that address issues such as IPv6 and UDP traffic must assess relevant user information concerns.
include information such as the name of the auditor(s) personnel, the name of their firm, the expertise of the auditor(s); the scope of the audit; and any limitations placed on auditors.\(^2\)

2. Privacy

A VPN service should protect users’ online privacy throughout all aspects of the VPN service.

- **Explain logging practices:** Service providers will say what connection logs they keep, why they keep them, and how long they keep them.
- **Keep only the data necessary to provide the service:** Outline procedures for legal access to data, and provide transparency on when data is provided to law enforcement.
- **Make disclosure and transparency commonplace:** VPN providers will be transparent about what legal jurisdiction they operate in, and where extra-jurisdictional considerations apply such as the case of GDPR. When aware of instances where data is disclosed, VPN providers will be transparent with the affected client(s). VPN providers will explain data storage and data retention, and commit to notify users of a potential data breach or security incident within a reasonable timeframe. If user information is shared for reasons other than for providing the service, network management and analytics, and for billing or payment reasons, provide an explanation.
- **VPN providers should ensure private keys are not shared:** User-level authentication is important in ensuring users are able to manage their privacy.
- **There are limits to how much anonymity a VPN can provide to users:** To protect user identity, clearly describe the limits to any anonymizing features so that people trying to protect themselves can make informed decisions. Provide users additional information on practices to help keep their identity confidential.
- **Allow random token or number-based IDs:** Allow users to be identified internally using tokenized or number-based accounts to protect their personal identity.
- **Provide mechanisms for anonymous payment:** When possible, allow for payment through cash, cryptocurrencies (such as Monero or Zcash privacy mode) and other mechanisms to help users obscure their relationship with a VPN provider.
- **Explain handling of IP addresses:** Explain where IP addresses related to users are used and what information is associated with other technical identifiers (e.g. a user session token).
- **Provide detailed privacy information and assurances tailored to vulnerable users:** Provide explicit information around collection and use of both identifiers and quasi-identifiers. This is especially relevant for VPN users with particularly sensitive

\(^2\) It is common practice to discuss with auditors beforehand what areas would be subject to disclosure. Another common practice is performing an audit, then fixing the discovered vulnerabilities, then performing another audit only to publish the second one. The report must provide the full scope and context of the audit including the disclosure of these sorts of practices.
threat models such as journalists and activists, but also for anyone who self-identifies as vulnerable.

- **Explain limits to anonymity**: Do not claim VPN providers guarantee anonymity. VPN providers provide privacy, but cannot ensure complete anonymity because other user behavior could give hints or reveal the user’s identity.³

### 3. Advertising Practices

To help ensure clear understanding of the functionality of VPN providers and what expectations individuals should have from providers, it's important to establish norms around VPN advertising practices.

- **Accurate marketing claims**: Ensure that prominent advertising and marketing claims are not misaligned with privacy disclosures and terms of use.
- **Clear and transparent language**: Clearly present accurate claims about privacy and security practices in ways that are understandable and not hidden in legalese and/or technical jargon.
- **Affiliate programs**: Monitor and ensure compliance with affiliate program terms. Additionally, a VPN affiliate program must be clearly and conspicuously disclosed to users and terms be made publicly accessible to both users and potential affiliates in line with the U.S. Federal Trade Commission’s Guides Concerning the Use of Endorsements and Testimonials in Advertising or locally relevant regulations and guidelines.
- **Explain limits to anonymity**: As mentioned in the Privacy section, do not claim VPN providers guarantee anonymity. VPN providers provide privacy, but cannot ensure complete anonymity because other user behavior could give hints or reveal the user’s identity.

### 4. Disclosure and Transparency

In order to drive trust, member companies must take steps towards informing users and the public about their actions and procedures.

- **Adherence to Generally Accepted Data Privacy Regulations**: Abide by the disclosure and transparency guidelines set out in the data privacy regulations in jurisdictions that a VPN provider operates in at minimum. This includes but is not limited to the guidelines set out in the General Data Protection Regulation (GDPR).
- **Clear disclosure of how data is used across all business units and with third-parties**: VPN providers will provide transparency into how customer data is used in relation to their business model and operations, and if/how information is used between

³ user identity could be revealed through online activity by means of cookies, login details, browser fingerprints, session data, and other indicators.
business units or brands and/or third parties. Users will be promptly informed of changes to how and when data is collected and shared.

- **Business model transparency:** The VPN will provide transparency around its own business which can include information about but is not limited to: location of data center(s), place of incorporation/governing law, financial stakeholders and/or corporate owners, separate product lines or brand names, and names of third-party service providers.

- **Use of advertising identifiers:** Disclose if advertising identifiers, e.g., UDIDs, mobile device identifiers, or other pseudoidentifiers are collected, used, or shared in any way.

- **Abide by valid legal requests and no more:** Specify clear processes for how requests for information from public authorities, courts, and parties in litigation are conducted. Processes should include:
  - Process for handling law enforcement requests for data.
  - Process for handling civil requests for data.
  - Process for handling copyright© and/or other abuse complaints.

- **Transparency reporting:** Providers should, to the extent possible, disclose the number of government requests for information via search warrants, subpoenas, and other court orders. This may include publishing annual transparency reports.

- **Third-party server providers:** If servers are operated by a third-party, the provider should contractually place and disclose limits on access to user information. When possible, disclose information about ownership, control, and physical location of DNS servers and to where they resolve traffic, especially when laws and threat profiles greatly differ between these regions. VPNs reselling or using a white-label provider will disclose the upstream provider of the VPN services.

- **Special DNS services:** Disclose the use of any special DNS services such as any DNS-level filtering or error responses (e.g., DNS typo assistance, DNS RPZ).

- **Help users avoid security issues:** Provide users with information that will help them further secure their DNS queries and/or avoid DNS leaks while using the VPN service, including providing user-specified DNS entries, and the potential consequences of changing the default DNS settings.

- **IP addresses:** Disclose if/how IP addresses are collected, used, stored, and/or shared.

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5. **Social Responsibility**

VPN providers provide greater security and privacy, which is a social good that is vitally important to those who are trying to make the digital sphere a better place. These individuals’ Internet activities could lead to unwanted and potentially dangerous surveillance. In this regard,

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4 The relevant copyright laws for the jurisdiction such as the US Digital Millennium Copyright Act (DMCA)
VPN providers have particular social responsibilities to break down barriers towards the use of these technologies.

- **Provide education:** VPN providers should support public education around VPN providers with truthful and honest information. Promote VPN best practices to technology providers beyond the VTI with a spirit of collaboration and education.
- **Contribute to VPN technology:** VPN providers will contribute to the advancement of VPN technology. This can be done by contributing to open source projects; and helping establish business ethics around VPN providers through public comments and industry forums.
- **Support freedom of expression:** When possible, VPN providers will promote freedom of expression through technology.
- **Provide users information on best practices for safe online activity that includes but is not limited to the use of trusted VPN services.**
Appendix A: Definitions

**Analytics**: Aside from using aggregate information to track and understand user behavior on a VPN provider’s website, analysis of logging data/connection logs exclusively for service improvement.

**Logging / Connection Logs**: Data collected at the time a connection is established or during a session that is retained for X period by any party, including dates and timestamps corresponding to each user’s VPN session duration, amount of data transferred, and incoming and outgoing IP addresses.

**Virtual Private Network**: A virtual network which extends a private network across a public network. This enables users to send and receive data across shared or public networks as if their computing devices were directly connected to the private network, thereby availing the user of the functionality, security, and management of the private network.

**VPN Provider**: An individual or organization that offers a commercial VPN service to individual users as a method to safeguard their privacy and security against other internet service providers and the VPN provider itself.