Data Cooperatives for Identity Attestations

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Abstract

Data cooperatives with fiduciary obligations to members provide a useful source of truthful information regarding a given member whose personal data is managed by the cooperative. Since one of the main propositions the cooperative model is to protect the data privacy of members, we explore the notion of blinded attestations in which the identity of the subject is removed from the attestations issued by the cooperative regarding one of its members. This is performed at the request of the individual member. We propose the use of a legal entity to countersign the blinded attestation, one that has an attorney-client relationship with the cooperative, and which can henceforth become the legal point of contact for inquiries regarding the individual related to the attribute being attested. There are several use-cases for this feature, including the Funds Travel Rule in transactions in digital assets, and the protection of privacy in decentralized social networks.
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Abstract

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1 Introduction

As we described in [1] the notion of a Data Cooperative refers to the voluntary collaborative pooling by individuals of their personal data for the benefit of the members of the group or community. A key motivation for individuals to get together and pool their data is driven by the need to share common insights across data that would otherwise be siloed or inaccessible. These insights provide the members with a better understanding of their current economic, health, and social conditions as compared to the other members of the cooperative in general.

Given the low-cost and high available of IT technologies today (e.g. cloud services, Software-as-a-Service (SaaS) platforms, etc), it is technically straightforward to have a third party such as a cooperative hold copies of their members’ data. This is in order to help them safeguard their rights, represent them in negotiating how their data is used, alert them to how they are being surveilled, and audit the large companies and government institutions
using their members’ data. The creation of such data cooperatives also does not necessarily require new laws. Many community organizations are already chartered to manage members’ personal information for them. It does, however, require new regulations and oversight, similar to how the government regulates and provides oversight of financial institutions.

There are several key aspects to the notion of the data cooperative [2]:

- **Individual members own and control their personal data:** The individual as a member of the data cooperative has unambiguous legal ownership of (the copies of) their data. This data is added into the member’s personal data store (PDS) [3].

- **Fiduciary obligations to members:** The data cooperative has a legal fiduciary obligation first and foremost to its members [4]. The organization is member-owned and member-run, and it must be governed by rules (bylaws) agreed to by all the members.

- **Improve the lives of members:** The goal of the data cooperative is to benefit its members first and foremost. The goal is not to “monetize” their data, but instead to improve the members’ lives through a better understanding of their current economic, health, and social conditions.

## 2 Motivations: Improving Access to Identity Attributes

A major benefit for individuals in participating their personal data to the private pool of data managed by the cooperative pertains to the ability for the cooperative to carry-out algorithmic computations that yield insights about the individual and about the community as a whole regarding some aspects of their lives (e.g. health, financial, etc.). Regulations exist today in several industries (e.g. health, finance, telecoms, etc.) that permit individuals to request copies of their data legally (e.g. medical history files, credit card and bank transactions data, telco call-data-records and location data, etc). Most individuals do not have the technical skills to store and manage these data sets, let alone perform algorithmic computations on them. Hence the need for the data cooperative model where members trust the cooperative, which operate under a fiduciary relationship with its members.

Extending from this fiduciary relationship is the ability of the cooperative to validate specific attributes of a member (e.g. age, location of residence, income bracket, etc.) under the directive and consent of the member, and to attest to these attributes. An individual member can, therefore, request the cooperative to issue signed attestations in a digital format that can later be utilized by the individual to obtain services at third parties who need to perform risk assessment about that individual (e.g. car loan from a bank or credit union).

The data cooperative model is especially attractive today given the backdrop of poor data privacy practices around the world:

- **Declining trust in institutions:** Over the last decade there has been a continuing decline in trust on the part of individuals with regards to the handling and fair use of personal data. Pew Research reported that 91 percent of Americans agree or strongly agree that consumers have lost control over how personal data is collected and used, while 80 percent of those who use social networking sites are concerned about third parties accessing
Figure 1: The Data Cooperative Model

their shared data [5]. The Webbmedia Group, writing in the Harvard Business Review, has identified data privacy as one of the top ten technology trends this decade [6, 7]. This situation has also been compounded by the various recent reports of attacks and theft of data that directly impacted the citizen (e.g. Anthem [8], Equifax [9]).

- **Privacy is inadequately addressed:** The 2011 WEF report on personal data as a new asset class [10] finds that the current ecosystems that access and use personal data is fragmented and inefficient. For many participants, the risks and liabilities exceed the economic returns and personal privacy concerns are inadequately addressed. Current technologies and laws fall short of providing the legal and technical infrastructure needed to support a well-functioning digital economy. The rapid rate of technological change and commercialization in using personal data is undermining end-user confidence and trust.

- **Regulatory and compliance requirements:** The introduction of the EU General Data Protection Regulations (GDPR) [11, 12] will impact global organizations that rely on the Internet for trans-border flow of raw data. This includes cloud-based processing sites that are spread across the globe.

More recently, the approval of the EU MiCA Regulation [13] on digital assets highlights the degree to which the Web3 digital assets industry is ill-prepared to address the regulatory demands regarding entity identity information.
3 The Data Cooperative as Source of Identity Attestations

In the past few years, the notion of a “self-sovereign identity” has emerged in the context of discussions around digital identity, data privacy, and control over an individual’s personal data. Although it has a catchy sound, the term may be misleading because, among others, it does not reflect the reality that the majority of individuals live and interact within real-world (physical) communities [14]. As such, the term community sovereign may be a more accurate description of the situation [15].

Given this reality the community itself is perhaps a better source of information regarding a person and their reputation within the community. The traditional paper Letters of Introductions from the community were commonly utilized (e.g. for traveling) for the most part of several millennia, prior to the arrival of digital technology. Analogously, a “digital letter of introduction” issued by a data cooperative representing a community should be a reliable source of attestations regarding an individual member of that community, disclosing attributes about the individual and other related reputation information.

In the digital space, one of the earliest attempts to digitally codify the relationship between an individual and their community was the Pretty Good Privacy (PGP) project in 1991 in the context of public-keys [16]. The basic idea is the same: members of a community would vouch for an individual’s name (as a member of that community) and possession of a public-key by way of counter-signing the individual’s public-key. They would then add this public-key to their respective “PGP key-rings”. The so-called “PGP key signing ceremonies” would also be conducted in public, usually at technical events such as the IETF meetings that occur three times per year since the 1990s (e.g. see [17]). Such a ceremony (usually after dinner) would be attended and witnessed by the members of the specific PGP community, and in many cases also by the broader attendees of the event (who may not even be familiar with the individual in question).

We therefore see the data cooperative as an instance of community-sovereign formation, where human relationships are expressed not merely in the digital space, but instead in daily interactions in the real world among the members of that community. This real-world engagement among people is akin to the PGP key signing ceremonies which are attended by real people in the physical world.

Figure 1 provides a high-level illustration of the data cooperative model, with a member (Alice) requesting the data cooperative to issue and sign attestations regarding that member (Step-1 and Step-2). The computed attestations can be expressed in various syntaxes, including the SAML2.0 Assertions format [18], the W3C Verified Credentials format [19], the OpenID-Connect ID-token format [20], and others.

In Figure 1 once Alice delivers the issued attestations to the intended recipient (referred to as the Relying Party (RP) [21, 22]), the RP can either accept the signature of the cooperative or request the cooperative to re-validate the statement in the signed attestations (Step-(i) and Step-(ii)). Since each issued attestation has an expiration date, this re-validation may be needed to ensure that the attestation has not been revoked by the cooperative before its stated expiration date.
4 Blinded Attestation and Attorney-Client Privilege

There are several emerging Web3 scenarios that require attributes regarding a person (i.e. data subject [11]) to be attested without immediately disclosing the identity of the subject. That is, the subject remains anonymous until such time their identity must be disclosed in order for the transaction to proceed to the next stage.

An example of this need is related to the trading of digital assets on decentralized networks (e.g. blockchain-based, DLTs) where the identity of the Originator and the Beneficiary must be known in order for the transaction to comply to the existing financial regulations (e.g. AML/KYC [23]). In the case of public/permissionless blockchains, the direct publishing of person-identifying data (e.g. name, address, phone, etc) on the blockchain may negatively affect not only the data privacy of the Originator and Beneficiary (individuals or organizations) but may also affect their physical safety (e.g. from criminal threats).

The need for user anonymity is often dictated by the various aspects – often seemingly contradictory – related to the context of the transaction. These aspects include personal data privacy, regulatory enforcement in certain jurisdictions, preventing identity theft, and others. More recently, the topic of anonymity (pseudonymity) of users has returned to the foreground most notably in the context of cryptocurrencies (e.g. Bitcoin). However, the interest in digital identity anonymity pre-dates blockchains and cryptocurrencies, and researchers have been exploring various identity anonymity schemes for the past three decades (e.g. see [24, 25, 26, 27]). In many circumstances, a trade-off must be made between the need to conduct day-to-day transactions (e.g. payments) versus the practicality of many of these cryptographic identity anonymity schemes. Most (all) of these identity anonymity schemes have not undergone the rigorous technical standardization process and have yet to experience extensive field deployment (which typically yields bugs and design errors). The same applies for recent proposals based on cryptographic zero-knowledge proof (ZKP) schemes.

In many ordinary deployment scenarios what is often required is not unconditional anonymity (e.g. with true untraceability and unlinkability [26]) but rather a temporary hold on identity-attribute disclosure pending a legal demand for such disclosure. In other words, the goal of the user is not to achieve perfect anonymity but to disclose their identity only to relevant parties in the transaction upon request (e.g. from legal enforcement bodies). We propose the use of a simple and pragmatic legal attestation blinding which can be achieved with the involvement of a legal representative of the data cooperative that is covered under attorney-client privilege [28]. This is summarized in Figure 2.

Our notion of attestation blinding is where a legal representative of the cooperative (or of the individual member) performs the simple blinding process, acting also as a digital notary. The legal representative (e.g. Law Firm) must operate within a jurisdiction that recognizes attorney-client privilege (ACP) with the client, which in this case would be the cooperative and its members. As we discuss later in Section 5 this attorney-client relationship is beneficial to the subject in the context of digital asset transactions in decentralized asset networks (e.g. public blockchains).

This attestation blinding workflow is summarized in Figure 2. In Step-1 the member (Al-

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3We borrow the term “blinding” from the classic work of Chaum on blinded electronic cash [29].
Figure 2: Overview of the blinded attestations with attorney-client privilege (ACP)

Requests the cooperative to issue a blinded attestation in which only the attributes of the member are shown or listed (no member identification or other identifying information). The cooperative computes two (2) versions of the attestation. The first is the plain (unblinded) attestation. The second is the blinded attestation, which carries a cryptographic hash of the plain attestation. Both are digitally signed by the cooperative, and both are then delivered to the legal representative under ACP coverage. This is shown as Step-2 in Figure 2.

On its part, the legal representative compares the plain attestation and the blinded attestation to ensure that they match (i.e. the same attribute being presented, the hash is valid, the timestamp is valid, etc.). It then countersigns (append its signature) to the blinded attestation before returning it to the cooperative (Step-3). It also logs and archives a copy of all three data structures (the plain attestation, the blinded attestation and the countersigned blinded attestation). The current industry standard for digital signatures supports enveloping and countersigning (e.g. for signature standards see see [30, 31, 32, 33]). These technical standards for digital signatures and enveloping have been deployed in the computer and network industry for over two decades, and therefore well-understood and broadly deployed.

The introduction of the legal representative operating under an attorney-client relationship with the cooperative provides for the following (see Figure 3):

- **The blinded attestation part (inner part):** This is the blinded attestation that hides the identity of the user (member) to whom the attributes pertain. It is digitally signed by the cooperative, signifying that it stands behind their assertion regarding the truthfulness of the member’s attribute. It is the cooperative who is making this qualitative assertion about its member and not the legal representative. This is shown as Figure 3(a).

- **The counter signature (outer envelope):** The counter signature of the legal representative (e.g. law firm) is performed on the unmodified copy of the blinded attestation.
In effect, it signifies the fact that the legal representative has *witnessed* the existence of a matching pair of (i) a plaintext (unblinded) attestation and (ii) blinded attestation, both of which were signed by the cooperative.

Secondly, by countersigning a copy of the blinded attestation the legal representative indicates that it is acting in its capacity as *legal notary* and that the cooperative has authorized it to act as the first point of contact for any legal inquiries regarding the user (member) whose attribute is stated in the blinded attestation part. This is shown in (b) in Figure 3.

Since the legal representative retains (archives) copies of all three attestations (the plain attestation signed by the cooperative, the blinded attestation signed by the cooperative, and the countersigned blinded attestation that itself signed) it can respond to any future queries regarding the identity of the member.

It is worthwhile to emphasize that the legal representative (e.g. law firm) is not attesting to the veracity of the attribute assertion or claim made by the data cooperative. It is merely witnessing the existence of both the plain attestation and the blinded attestation (both were signed by the cooperative).
5 The Travel Rule and Blinded Attestations

The FATF Recommendation 15 of 2018 [23, 36] defines a virtual asset as a digital representation of value that can be digitally traded, or transferred, and can be used for payment or investment purposes. Under Recommendation 15 the virtual assets do not include digital representations of fiat currencies, securities and other financial assets that are already covered elsewhere in the FATF Recommendations.

The FATF Recommendation 15 also defines a virtual asset service provider (VASP) – most notably the crypto-exchanges – to be a business that conducts one or more of the following activities (or operations for or on behalf of another natural or legal person or business): (i) exchange between virtual assets and fiat currencies; (ii) exchange between one or more forms of virtual assets; (iii) transfer of virtual assets; (iv) safekeeping and/or administration of virtual assets or instruments enabling control over virtual assets; and (v) participation in and provision of financial services related to an issuer’s offer and/or sale of a virtual asset.

The implication of the Recommendation 15, among others, is that crypto-exchanges and other types of VASPs must be able to share the originator and beneficiary information for virtual asset transactions. This process – also known as the Travel Rule – originates from under the US Bank Secrecy Act (BSA - 31 USC 5311 - 5330), which mandates that financial institutions deliver certain types of information to the next financial institution when a funds transmittal event involves more than one financial institution. This customer information includes (i) originator’s name; (ii) originator’s account number (e.g. at the Originator’s VASP); (iii) originator’s geographical address, or national identity number, or customer identification number (or date and place of birth); (iv) beneficiary’s name; (v) beneficiary account number (e.g. at the Beneficiary-VASP).

We believe the approach of using a legal entity to countersign the blinded attestation may
provide a short-term solution to the Travel Rule problem, notably the need for the VASPs (crypto-exchanges) to obtain customer information as required under the BSA regulation. Figure 4 illustrates this use-case scenario, where the Originator is a member of a data cooperative (Step-1), and has provided a copy of its blinded attestation to the exchange that the Originator utilizes (Step-2).

The following is an outline of the use of the blinded attestations in the context of the Travel Rule (Figure 4):

- The Originator must obtain a countersigned blinded attestation from its data cooperative and its legal representative (Step-1).

- The Originator then requests its Exchange E2 to transmit digital assets to the Beneficiary at a different Exchange (Step-2).

- When a remote Exchange E2 receives an incoming asset transfer from an Exchange E1, it must request a copy of the countersigned blinded attestation (for that Originator) from the Exchange E1. This is shown as Step-3 in Figure 4.

The delivery of the countersigned blinded attestation should be made Out-of-Band, via a direct secure connection between exchanges E1 and E2 through standardized service interfaces (see efforts by TRISA to standardize APIs for crypto-exchanges [37]).

- When the Exchange E2 receives the countersigned blinded attestation it has the option to inquire at two levels (Step-4 in Figure 4). First, it can request the legal representative of the cooperative to validate that the attestation has not been revoked. Secondly, it can ask the legal representative to disclose the true identity of the individual member whose attribute is asserted in the countersigned blinded attestation. If the Exchange E2 is operating under a legal jurisdiction compatible with that of the legal representative, then this second type of request (identity disclosure) may be honored.

Readers seeking to obtain further background on the Travel Rule problem in the context of digital assets on decentralized asset networks (i.e. blockchains) are directed to [38, 39].

6 Decentralized Social Networks

Another potential use-case scenario for blinded attestations is that of decentralized social networks (DSN) where the identity privacy of a sender needs to be protected, while at the same time the traffic from unauthenticated parties (e.g. Bots [40]) can be filtered out before being transmitted to the social network.

A key concern today regarding many current centralized social networks is the flooding of the social layer with posts from non-humans (e.g. automated Bots), often carrying deepfake images or texts that negatively influence the audience. On the other hand, many users seek to remain anonymous from parties who are not direct followers of the user. That is, a sender may wish to remain pseudonymous to their followers and remain anonymous to non-followers.

Figure 5 summarizes a decentralized model for social networks where users are free to utilize social media providers that forward (receive) posts from a sender to followers attached
through remote providers. A key goal of these independent providers is to filter out posts that originate from un-authenticated users or accounts that appear to be part of a coordinated effort (e.g. part of propaganda by state actors [41]).

However, one of the main challenges of the emerging decentralized social networks is the ability for an independent provider carry-out this task when it has not been the entity who authenticated the sender. Thus, for example, the provider P3 was not the provider who authenticate the sender (who is attached to provider P1). However, the sender has followers who are attached through provider P3 and who seek to (demand to) receive posts from the sender at P1.

We believe there is a role for countersigned blinded attestations to mitigate some of the risks from bots while permitting users and providers to be independent and operate in a decentralized fashion. The following is an outline of the workflow (see Figure 5):

- A sender who is a member of a data cooperative can request a countersigned blinded attestation to be issued by the cooperative and its legal representative. In the case of social networks, the member may request that Subject Identity/ID field be substituted with the social media handle name (e.g. “@sender”) of the member. (See the grey Subject Identity/ID field in Figure 3(a)).

- Then sender – who is attached to provider P1 in Figure 5 and has been authenticated by P1 – proceeds to request that P1 store on the blockchain (B1) a copy of the sender’s countersigned blinded attestation. This step must be performed before the sender transmits any posts/messages through provider P1.

- The provider P1 records a copy of the sender’s countersigned blinded attestation to blockchain B1, using the provider’s public-key for that blockchain. This permits other providers P2 and P3 to validate that the the entry/record on blockchain B1 was made
by provider P1. The countersigned blinded attestation is therefore publicly readable on blockchain B1.

- Each time the sender transmits a post/message via the provider P1 (Line-1 in Figure 5), the provider P1 will compute a hash of the post and record this hash on blockchain B1 together with a pointer to the record/block on B1 storing sender’s countersigned blinded attestation. After this step, the provider P1 propagates the post/message to providers P2 and P3 where some followers are attached (Line-2 and Line-3 in Figure 5).

- When a remote provider (P2 or P3) seeks to evaluate an incoming post/message forwarded by provider P1, the providers P2 and P3 must search on blockchain B1 for a matching hash of the message. That is, the providers P2 and P3 must re-compute the hash of the received post/message from P1 and use this to search blockchain B1.

- Using the matching hash found on blockchain B1 the providers (P2 and P3) are then able to locate the countersigned blinded attestation of the sender on blockchain B1. These remote providers P2 and P3 may optionally port a copy of the countersigned blinded attestation onto their own blockchains B2 and B3 respectively.

- In cases where the providers P1, P2 or P3 requests the disclosure of the sender’s identity, the providers must contact the legal representative of the sender (see previous Figure 4 at Step-4). The identity of the legal representative is stated in the plaintext portion of the countersigned blinded attestation (top part of Figure 3(b)).

What is obtained from the above is the following:

1. **Mutual reliance among decentralized providers**: A non-origin provider (i.e. P2 and P3) is willing to receive a sender’s forwarded posts because the origin provider (i.e. P1) has authenticated the sender and has recorded identity-related metadata about the sender (i.e. the sender’s countersigned blinded attestation) on its public blockchain B1. This need to establish mutual reliance is reminiscent of the **source address validation (SAV)** problem among ISPs in IP routing.

2. **Enhanced filter capabilities to address the bots problem**: Each provider has an enhanced filtering capability because it has an additional parameter upon which to base its filter policies. This parameter is based on the existence of the countersigned blinded attestations on the blockchains of the providers.

3. **Privacy for users and method of recourse for providers**: The sender’s identity remains hidden until such time disclosure is requested via the cooperative’s legal representative. A provider has a point of contact for the sender in the case that disputes occur.

Other features can be added to the attributes list within the blinded attestations (Figure 3(a)), such as a **recovery public-key** in the case where the sender’s account at provider P1 has been lost (e.g. hacked or stolen). The recovery key-pair is to be used by the sender to notify all the providers, triggering the origin provider P1 to record a fresh countersigned blinded attestations onto blockchain B1.
There are currently a number of projects on decentralized social networks (e.g. Project Liberty DSNP [42]) that could benefit from the blinded attestations approach outlined above.

7 Conclusion

In the current work we extend the fiduciary relationship between a data cooperative and its members to include the cooperative being an issuer of attribute attestations for its members. An individual member can therefore request the cooperative to issue signed attestations in a digital format that can later be utilized by the individual to obtain services at third parties who need to perform a risk assessment about that individual.

Since one of the main propositions of the cooperative model is to protect the data privacy of members, we proposed the use of blinded attestations in which the identity of the member (data subject) is removed from any attestations issued by the cooperative. This blinded attestation is then countersigned by a legal representative (e.g. law firm) of the cooperative, making use of the attorney-client relationship with the cooperative. This enables the legal representative to henceforth become the legal point of contact for inquiries regarding the individual related to the attribute being attested.

The blinded attestation approach has applicability in the context of the Travel Rule for the transfer of digital assets under the FATF Recommendation 15 and other related regulations for funds transfer (e.g. BSA 1996). Additionally, the same blinded attestation approach can be utilized to protect user privacy in the emerging decentralized social networks.

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