

Una visión al futuro: recomendaciones para el marco europeo de interoperabilidad 2017



A Vision to the Future: Recommendations for the 2017 European Interoperability Framework

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Revista Cubana de Transformación Digital

Unión de Informáticos de Cuba, Cuba
ISSN-e: 2708-3411
Periodicidad: Trimestral
vol. 3, núm. 2, 2021
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Recepción: 27 Agosto 2021
Aprobación: 15 Septiembre 2021

URL: <http://portal.amelica.org/ameli/jatsRepo/389/3892632004/index.html>

Resumen: La interoperabilidad ha demostrado ser clave para la digitalización de las administraciones públicas. Puede ayudar a mejorar los servicios públicos al tiempo que se ahorra tiempo, se reducen los costos y se aumenta la transparencia. También se ha reconocido como crucial para superar los desafíos sociales, como el cambio climático, la vivienda, la salud, la eficiencia energética y la movilidad urbana. Sin embargo, la implementación de la interoperabilidad es compleja y sensible al contexto. Con el fin de apoyar a los Estados miembros de la Unión Europea, la Comisión Europea ha estado desarrollando marcos europeos de interoperabilidad desde 2004. El marco europeo de interoperabilidad más reciente data de 2017 y actualmente se está revisando. Sobre la base de la experiencia de investigación de los autores y su participación en el desarrollo de propuestas de nuevos marcos de interoperabilidad para la Comisión Europea, el objetivo de este artículo de reflexión es doble: 1) proponer cambios en la definición de interoperabilidad y adiciones tanto a las capas como a los principios del FEI de 2017 y 2) proporcionar una visión general a los académicos no europeos sobre los últimos avances en torno al marco del FEI de 2017. Una versión revisada de la definición de interoperabilidad, la adición de la co-creación como principio junto con una capa de interoperabilidad cultural y una capa transversal de Habilidades y Competencias facilitarían una alineación del marco revisado con los marcos de interoperabilidad desarrollados recientemente. Considerar estas revisiones podría ayudar a disminuir la fragmentación entre los diferentes esfuerzos realizados por la Comisión Europea. Finalmente, al compartir estos últimos desarrollos sobre el MIM, así como las propuestas desarrolladas con una audiencia latinoamericana, los autores pretenden apoyar el intercambio de experiencias entre Europa y América Latina.

Palabras clave: marco europeo de interoperabilidad, interoperabilidad cultural, co-creación, gobernanza multinivel, Unión Europea.

Abstract: Interoperability has proven to be key for the digitalization of public administrations. It can help to improve public services while saving time, reducing costs and increasing transparency. It has also been recognized as crucial to overcome societal challenges, such as climate change, housing, health, energy efficiency and urban mobility. Yet interoperability implementation is complex and context sensitive. In order

to support the Member States of the European Union, the European Commission has been developing European Interoperability Frameworks since 2004. The most recent European Interoperability Framework dates from 2017 and is currently being revised. Building upon research expertise of the authors and their participation in the development of proposals for new interoperability frameworks for the European Commission, the objective of this reflection article is twofold: 1) to propose changes in the definition of interoperability and additions to both the layers and principles of the 2017 EIF and 2) to provide an overview for non-European scholars on the latest developments around the 2017 EIF framework. A revised version of the interoperability definition, the addition of co-creation as a principle together with a cultural interoperability layer, and a cross-cutting layer of Skills and Competencies would facilitate an alignment of the revised framework with the recently developed interoperability frameworks. Considering these revisions could help to decrease fragmentation among the different efforts conducted by the European Commission. Finally, by sharing these latest developments regarding the EIF as well as the developed proposals with a Latin American audience, the authors aim to support the exchange of experiences between Europe and Latin American.

Keywords: European Interoperability Framework, Cultural Interoperability, Co-Creation, Multi-level Governance, European Union.

INTRODUCTION

Interoperability has proved to be key for the digitalization of public administrations. It can help to improve public services while saving time, reducing costs, and increasing transparency. Furthermore, interoperability has been recognized as crucial to overcoming complex societal issues such as climate change, housing, health, energy efficiency and urban mobility (Chantillon et al., 2021b). Despite its acknowledged benefits, interoperability is however not easy to achieve and a lack of interoperability can result in suboptimal public services (Chantillon et al., 2021b). Considering its complexity and benefits, public administrations around the globe as well as international organizations have been working on the concept of interoperability and how to make use of it in order to improve the digital public services it offers (European Commission, 2004; Guijarro, 2007; Ubaldi, González-Zapata, & Piccinin Barbieri, 2020).

The European Commission in this respect developed the so-called European Interoperability Framework (EIF), which is a non-technical document that provides guidance on the concept of interoperability to public administrations and its staff. First thoughts and reflections on the interconnectivity of the digital public services started already in the 1990s and the first version of the EIF was published in 2004, followed by a 2010 version. The most recent version was published in 2017 (ISA2, n.d.). The 2017 EIF aims to “ensure that services are accessible, not only within their national borders, but also across countries and policy areas” (European Commission, 2017b).

Acknowledging the challenges that public administrations are facing when it comes to increasing the interoperability of digital public services, and understanding the key role that the EIF plays to support interoperability (European Union, 2021), the European Commission developed tools and frameworks around the 2017 EIF (European Commission, 2017b). One example is the proposed European

Framework for Interoperability Skills and Competencies in the public sector (EFISC), which aims to support the improvement of skills and competencies related to interoperability in the public sector (Casiano Flores, Chantillon, et al., 2021). Another example is the proposed European Interoperability Framework for Smart Cities and Communities (EIF4SCC) which aims to provide “local administration leaders with definitions, principles, recommendations, practical use cases, and a common model to facilitate service delivery to the public across domains, cities, regions and borders” (Chantillon et al., 2021b). Furthermore, the European Commission is currently undertaking efforts to update the 2017 EIF, in order to align it with the current needs of public administrations and the most recent frameworks (European Commission, 2021). Yet, these interoperability efforts of the European Commission remain partially fragmented (Tambouris & Tarabanis, 2021).

Considering this background, the aim of this reflection article is twofold:

1. 1. to propose changes in the definition of interoperability and additions to both the layers and principles of the 2017 EIF
2. to provide an overview for non-European scholars on the latest developments around the 2017 EIF framework.

This article is divided into six sections. The next section presents the research background of this article. Section 3 provides a brief discussion on the evolution of the interoperability concept in the EIF. Section 4 describes the 2017 EIF, Section 5 presents the additions that the revised EIF could consider, and the last section reflects on the main conclusions.

RESEARCH BACKGROUND

Our proposals for the revised EIF are derived from our research expertise and participation in the “Study on the development of a European framework for interoperability skills and competencies in the public sector (EIFISC)” (Casiano Flores, Chantillon, et al., 2021), and the “Proposal for a European Interoperability Framework for Smart Cities and Communities (EIF4SCC)” (Chantillon et al., 2021a, 2021b). Furthermore, we have been directly involved in the work of the European Commission concerning legal and organizational interoperability, via studies and the provision of expertise to the European Commission staff members (Chantillon & Cromptvoets, 2020; Sallamo et al., 2020). Moreover, we were involved in co-creation workshops with European experts in interoperability. Finally, we are currently partners in the European Commission Horizon 2020 project named Co-creation in governance for more inclusive services for citizens and businesses (inGOV) (Casiano Flores, Rodriguez Müller, Albrecht, Cromptvoets, & Steen, 2021).

Before presenting briefly the 2017 EIF, the next section of this article will describe how the interoperability concept evolved over time in the different versions of the EIF (2004, 2010, 2017).

EVOLUTION OF THE INTEROPERABILITY CONCEPT IN THE 2004, 2010 AND 2017 EUROPEAN INTEROPERABILITY FRAMEWORK

As mentioned in the introduction, there has been two previous versions (2004 and 2010) of the current 2017 EIF. Those previous interoperability frameworks also had a specific understanding of the interoperability concept and changes on the definition illustrate the evolution of the concept over the years. Table 1 presents the different interoperability definitions.

Table 1. Interoperability definition according to the 2004, 2010 and 2017 EIF.

| EIF | Definition of interoperability |
|----------|---|
| 2004 EIF | "The ability of information and communication technology systems and of the business processes they support to exchange data and to enable the sharing of information and knowledge" (European Commission, 2004; European Parliament & Council, 2004) |
| 2010 EIF | "The ability of disparate and diverse organisations to interact towards mutually beneficial and agreed common goals, involving the sharing of information and knowledge between the organisations, through the business processes they support, by means of the exchange of data between their respective ICT systems" (Europese Commissie, 2010) |
| 2017 EIF | "The ability of organisations to interact towards mutually beneficial goals, involving the sharing of information and knowledge between these organisations, through the business processes they support, by means of the exchange of data between their ICT systems." (Commission, 2017). |

TABLE 1.
Interoperability definition according to the 2004, 2010 and 2017 EIF.
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From these definitions in Table 1, we can appreciate there was an important evolution on the understanding of the concept between 2004 and 2010. However, when we compare the 2010 definition with the 2017 definition, the changes are minor. The 2004 definition was more technical via its sole focus on ICT systems. There was no reference made to the role that organizations have in the exchange of data. This reference to organizations only appeared in the 2010 definition. Furthermore, the 2004 definition did not include the idea of improving interoperability for the sake of mutually beneficial and agreed common goals. These changes demonstrate that an evolution of the concept took place in which the concept evolved from a more technical oriented sphere to an all-encompassing understanding of what interoperability is. Finally, it should be underlined that one element has remained stable over time in the definition, i.e. the focus on data, information and knowledge (Chantillon et al., 2021a).

Based on our expertise and conversations with interoperability experts, we can state that there is an agreement that the current 2017 EIF definition of interoperability is a valid definition. However, it is also a complex definition that is difficult to understand for public administration staff working on interoperability from a practical point of view. Furthermore, there are some possibilities for further reflection concerning the concept. Firstly, it is advised that the concept of interoperability is related to key European policies such as the Green Deal and other key future European objectives. The creation of this relation would provide clarity on the goals, not only for public administrator staff but to all the actors involved in interoperability processes. Secondly, it is advised to reflect on elements such as stakeholders' participation. Research demonstrated that participation stimulates resource pooling and joint action as it can help to reduce the cost of solutions and the decision-making process (Edelenbos & Van Meerkerk, 2016). Thirdly, technology needs to be seen as a mean and not as an objective. The current definition already reflects this point of view via its focus on organizations. However, and in order to further intensify this view and to extent it to the level of the individual, it would be advised to provide the individual as service user, provider of data, or service (co-) creator with a more central role in the definition of interoperability. This shift could be especially meaningful as it would imply a more human-centric approach to interoperability and it would lead to a more inclusive view of the actors involved in service provision.

Finally, it is recommended that a new reworked definition of interoperability also acknowledges the multi-level governance character of the European Union (EU). Challenges such as climate change have shown that the success in the achievement of goals depends not only on the EU Members States or cities, but it also requires the involvement of sub-national governments (Bache & Flinders, 2004; Casiano Flores, Vikolainen, & Cromptoets, 2021; Kern, 2019).

A BRIEF DESCRIPTION OF THE 2017 EIF

Besides the definition of interoperability, the 2017 EIF is also composed of twelve principles, six layers and a conceptual model. Those three elements together with the definition, form the heart of the 2017 EIF.

The principles, layers and conceptual model provide the public administration staff with the information required to work on interoperable digital public services. The principles aim to establish common behaviors on interoperability. The principles are the following: 1) Subsidiarity & Proportionality; 2) Openness; 3) Transparency; 4) Reusability; 5) Technological neutrality & data portability; 6) User-centricity; 7) inclusion and accessibility; 8) Security and privacy; 9) Multilingualism; 10) Administrative simplification; 11) Preservation of information; and 12) Assessment of effectiveness and efficiency (European Commission, 2017c).

Regarding the layers, the 2017 EIF is composed by four interoperability layers (legal interoperability, organizational, semantic and technical), one cross-cutting component of the four layers (integrated public service governance) and one background layer (interoperability governance) (European Commission, 2017c). These layers are summarized below:

1. 1. Legal interoperability aims to ensure that the use of different legal frameworks, policies and strategies does not block the offering of digital public services. Furthermore, it is advised that legal frameworks support the development of interoperability digital public services. (European Commission, 2017c).
2. Organizational interoperability refers to the alignment of business process, responsibilities and expectations concerning agreed and mutually beneficial goals among different public administration organizations (European Commission, 2017c).
3. Semantic interoperability ensures that data and information are preserved in a precise format and understood in the same way when it is exchanged between different public administration organizations. (European Commission, 2017c).
4. Technical interoperability refers to the different ICT applications and technical infrastructures that link technical systems and services (European Commission, 2017c).
5. Integrated Public Service Governance refers to a meta-level where the aforementioned layers need to be considered to (re)develop a specific service. It includes the overarching governance environment where public services are offered by the public administration. It comprises organizational structures, roles and responsibilities and the decision-making process where the different stakeholders are involved. It also ensures that interoperability can be achieved within and between individual public services. This aspect of the EIF is of crucial importance for the overall user-satisfaction (European Commission, 2017c).
6. Interoperability governance refers to the overall decisions regarding interoperability frameworks, the institutional arrangement, roles and responsibilities, organizational structure, policies as well as agreements to ensure and monitor interoperability at Member State and EU level (European Commission, 2017c).

The Conceptual Model for Integrated Public Services “promotes the idea of interoperability by design. It means that for European public services to be interoperable, they should be designed in accordance with the proposed model and with certain interoperability and reusability requirements in mind” (European Commission, 2017c). The model is a promotor of reusability which is considered a driver for interoperability. Indeed, a service that is reusa-

ble embraces the overall objective of interoperability, and the higher the interoperability of a service, the more reusable the service becomes. It recognizes that European public services should reuse existing information and services. The basic components of the model are ‘integrated service delivery’, a ‘no wrong door’ service delivery policy, reuse of data and services, catalogues describing reusable services and other assets, integrated public service governance and security and privacy. Figure 1 presents the different components of the 2017 EIF.

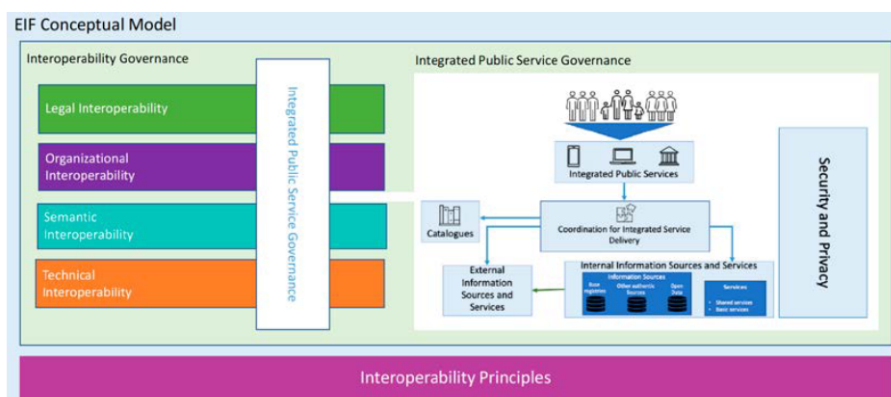


Figure 1. 2017 EIF components (European Commission, 2017c)

FIGURE 1.
2017 EIF components (European Commission, 2017c)

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After briefly describing the 2017 EIF, the next section will present the proposed additions to that the revised version of the EIF could consider.

THE PROPOSED PRINCIPLES AND LAYERS

Recommendations for the Interoperability Principles

The twelve interoperability principles have become relevant in both EU policy documents and academic literature. To exemplify this, Table 2 below shows research and policy documents where those principles are being mentioned. As it can be seen almost all the 2017 EIF principles appear also in other policy and research documents. Two principles do however appear in the 2017 EIF but not in other documents, i.e. the principles of multilingualism (principle 9) and the principle of preservation of information (principle 11). While from a European cultural perspective the principle of multilingualism in service delivery is considered to be important, this can be different in relation to other cultural contexts. Furthermore, while other policy and research documents do not consider the preservation of information, this is nevertheless an important interoperability principle as it ensures a long-term accessibility and use of information (Chantillon et al., 2017).

Despite the relevance of all those principles, we believe there is another principle that could be considered as well. It is the principle of co-creation. Co-creation of public services is traditionally related to the concept of coproduction which means the involvement of citizens in the provision of public services (Voorberg, Bekkers, & Tummars, 2015). Co-creation has increased its relevance in both academia and practice, since there is a need for public

Table 2. Crossed-checked principles (Chantillon, Crompvoets, & Casiano, 2020).

| | Principles | Literature reference |
|----|---|---|
| 1 | Subsidiarity and proportionality | Directive (EU) 2019/1024 of the European Parliament and of the Council of 20 June 2019., 2019) |
| 2 | Openness | Eleftheriadou, 2019; European Commission, 2016, 2017a; Directive (EU) 2019/1024 of the European Parliament and of the Council of 20 June 2019., 2019 |
| 3 | Transparency | Eurocities, 2019a; European Commission, 2016; Proposal for a Regulation of the European Parliament and of the Council Establishing the Digital Europe Programme for the Period 2021-2027, 2018; Gyrard & Serrano, 2016; High-Level Expert Group on Business-to-Government Data Sharing, 2020; Pantiru, 2019; Pye & Schaaf, 2018 |
| 4 | Reusability | European Commission, 2016; Directive (EU) 2019/1024 of the European Parliament and of the Council of 20 June 2019., 2019; Gyrard & Serrano, 2016 |
| 5 | Technological neutrality and data portability | Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions - Towards a Common European Data Space, 2018 |
| 6 | User-centricity | European Commission, 2016; Ministers in charge of eGovernment policy and coordination from 32 countries of the European Union and the European Free Trade Area, 2017; Osimo, 2018; Pantiru, 2019 |
| 7 | Inclusion and accessibility | Eleftheriadou, 2019; European Commission, 2016; Fiorentin, 2019; Gyrard & Serrano, 2016; Ministers in charge of eGovernment policy and coordination from 32 countries of the European Union and the European Free Trade Area, 2017; Pantiru, 2019; Pye & Schaaf, 2018 |
| 8 | Security and privacy | Eurocities, 2019a, 2019b, 2020; European Commission, 2016; High-Level Expert Group on Business-to-Government Data Sharing, 2020; Kshetri, 2017; Ministers in charge of eGovernment policy and coordination from 32 countries of the European Union and the European Free Trade Area, 2017 |
| 9 | Multilingualism | |
| 10 | Administrative simplification | European Commission, 2016; Kung, 2019; Ministers in charge of eGovernment policy and coordination from 32 countries of the European Union and the European Free Trade Area, 2017 |
| 11 | Preservation of information | |
| 12 | Assessment of effectiveness and efficiency | Gyrard & Serrano, 2016; Pantiru, 2019; URBACT, 2013 |

TABLE 2.
Crossed-checked principles (Chantillon, Crompvoets, & Casiano, 2020).

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administrations to deliver better and more efficient public services, in a context of resources scarcity and a decline of trust in the public sector (Rodriguez Müller, 2021). However, new approaches assign a more comprehensive and holistic definition, where a wide range of stakeholders can have a more active role in both the public service provision as well as in the definition of innovative solutions. Co-creation processes emphasize the reliance on users and external stakeholders' knowledge and expertise to provide better or new services (Torfing, Sørensen, & Røiseland, 2019).

Based on these novel approaches we believe that the inclusion co-creation as an interoperability principle can provide the opportunity to overcome interoperability challenges such as integration of services and data at local level, adaptation to changing technology and interest

of stakeholders (Casiano Flores, Rodriguez Müller, et al., 2021). Furthermore, this principle can support the accessibility of services and its personalization. Although co-creation processes can also be challenging to implement, the active engagement of users in the design, delivery, and evaluation of interoperable digital public services can uncover users' needs and behaviors in order to deliver better services (Mureddu & Osimo, 2019).

Recommendations for the Interoperability Layers

Despite the already existing layers that integrate the 2017 EIF, we believe that two new layers could be considered:

1. 1. Cultural interoperability (introduced in the “Proposal for a European Interoperability Framework for Smart Cities and Communities (EIF4SCC)” (Chantillon et al., 2021a, 2021b)) and
2. Skills & Competencies (introduced in the “Study on the development of a European framework for interoperability skills and competencies in the public sector (EFISC)” (Casiano Flores, Chantillon, et al., 2021)).

Cultural interoperability in the EIF4SCC refers to “the approach taken by individuals and

organisations to take into consideration their social and cultural differences and, if applicable, organisational cultural differences. Interoperability can be impacted by cultural differences, as individuals and organisations can respond differently to the same interoperability challenge” (Chantillon et al., 2021b, p. 23). We consider that the EIF interoperability layers should be extended by adding this extra layer of cultural interoperability. As demonstrated in this article, the definition of interoperability has evolved from a more technically oriented concept to a wider concept, recognizing the need for cooperation among organizations. This evolution requires the incorporation of governmental and cultural factors. In a region as diverse as Europe the understanding of this cultural diversity is crucial to favor interoperability. Furthermore, the delivery of public services can no longer be considered to be a task of public administration only, and can involve also other actors – such as businesses and societal organizations (Ojo & Mellouli, 2014; Pollitt, 2013). This wide diversity also requires an alignment among actors from a cultural point of view. One can thereby think of shared public values and common goals and objectives (Chantillon, Cromptvoets, & Peristeras, 2020).

Regarding Skills and Competencies, EFISC is a competences framework that defines knowledge, skills, attitudes and values that can favor interoperability, and it can help public administrators to improve their skills and competencies in interoperability and digital work (Casiano Flores, Chantillon, et al., 2021). EFISC is composed of nine attitudes, four values, seventeen soft skills, six hard skills and six knowledge elements. Currently the 2017 EIF acknowledges the relevance of skills for interoperability as part of the Interoperability governance layer while recognizing it as a multi-dimensional issue embedded in legal, organizational, semantic, and technical interoperability. Based on these characteristics and our experience in the development of EFISC, we believe that a cross-cutting layer of Skills and Competencies should be added. Particular attention should be paid to soft skills. Soft skills are key when considering

technological changes, as a digital transformation strongly relies on the capacity of the public administration staff (Snape, 2017). For example uncertainty about which hard skills will be needed in the future requires people who are more likely to develop them (Frankiewicz & Chamorro-Premuzic, 2020). These are people with soft skills such as adaptability and self-development (Casiano Flores, Chantillon, et al., 2021).

CONCLUSION

The objective of this reflection article was twofold: 1) to propose changes in the definition of interoperability and additions to both the layers and principles of the 2017 EIF and 2) to provide an overview for non-European scholars on the latest developments around the 2017 EIF framework. Regarding the first part of the objective and based on our research experience, we believe that the concept of interoperability could be updated. Among our suggestions are the need to relate the concept of interoperability to key European policies such as the Green Deal. The concept could also consider elements such as social and stakeholders’ participation. We consider that the new concept could also more strongly acknowledge the multi-level governance character of the EU as the 2017 EIF currently mainly focuses on the European and national public administrations. We also suggest that the next EIF includes co-creation as a principle in order to provide the

opportunity to overcome interoperability challenges. Finally, we believe that two new interoperability layers should be added, Cultural interoperability and Skills & Competencies. While cultural interoperability could be grouped with the other four layers of legal, organizational, semantic, and technical; we propose that Skills & Competencies could be a cross-cutting layer.

In our opinion, the consideration of the aforementioned revisions could lead to a more robust interoperability framework that is ready for tackling societal challenges of the 21st century and the related public service provision. The suggested additions build upon the 2017 definition of interoperability and propose a revised framework that can also be applied in a context existing of other actors than just European and national levels public administrations. Current public service provision requires the involvement of various public administration levels (local, regional, national, European/global) and interaction with other, non-public administration actors – such as citizens, businesses and societal organizations. Updating the 2017 EIF framework accordingly is therefore required. It is however important to highlight that the proposed revisions can also impact other elements of the framework. For example, the inclusion of co-creation also implies changes to the 2017 EIF Integrated Public Service Governance cross-cutting layer. Therefore, we want to highlight the need to conduct future studies to examine how these elements can be properly aligned into a revised EIF.

Regarding the second part of the objective, we consider that the brief description of the EIF together with our proposals can provide to a non-European audience, such as Latin American scholars, a glimpse of the interoperability state of the art in the EU. In this regard, our proposals can provide insights on how the concept of interoperability and the EIF framework

can evolve based on recent developments around the 2017 EIF. However, it is important to emphasize that we do not believe that our recommendations are part of a magical recipe to overcome interoperability challenges. While we consider them as a step forward, we acknowledge that interoperability still faces many governance and technological challenges that are not unique to the EU context. The Latin American region is also very diverse and provides the opportunity to exchange experiences. This exchange of experience is not new. Various Latin American countries such as Brazil, Chile, Colombia, Mexico, and Trinidad & Tobago shared their interoperability experience for the development of interoperability framework in Latin America, taking into account the European experience (CEPAL & EUROPEAID, 2007). Furthermore, research has identified that since 2011 Argentina, Brazil, Colombia, Costa Rica, Chile, Ecuador, El Salvador, Guatemala, Mexico, Nicaragua, Panama, Peru, Uruguay, and Venezuela have already assigned government units working on interoperability (Criado, Gascó, & Jiménez, 2011). Moreover, recently a guide for the implementation of digital governance and interoperability in Latin America and the Caribbean was developed (Naser, 2021). Hence, with this article, we aim to support the dialogue on interoperability between the EU and Latin America, as the interoperability concept is becoming more and more relevant.

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