

# Kantara's contributions to industry calls for comments

Kantara's globally recognized ethos, ethics, mission and vision all point towards a more secure, equitable data protected digital experience with personal agency over the sharing of one's personal information. As a consequence Kantara is regularly approached to comment on draft policy and a specifications from Industry and Government across the world. Kantara takes its international community obligations seriously. Where priorities and volunteer resources allow, Kantara's working groups play their part, sharing their subject matter expertise through comments and contributions with others in the industry. In keeping with Kantara's policies around transparency, this page details Kantara's more recent comments and contributions, coordinated by the Identity Assurance Working Group.

- [Kantara Comments on NIST open discussion items 800-63 rev. 4 - May 2021](#)
- [Kantara Comments on UK DCMS certification documents - May 2021](#)
- [Kantara input on Australian Government DTA position papers - Digital Identity legislation March 2021](#)
- [Kantara Comments on NSTIR 8344 April 2021](#)
- [Kantara response to the Scottish Government Engagement Day questions Oct. 2020](#)
- [Kantara responses to the Province of Ontario Market Consultation Nov. 2020](#)
- [Kantara response to the Australian Government DTA Consultation on Digital Identity Legislation Dec. 2020](#)
- [Kantara response to UK DCMS questionnaire on Digital Identity policy- 2020](#)
- [Kantara Comments on eIDAS regulation - 20201001](#)
- [Kantara Initiative Comments with Proposed Changes to SP 800-63 Rev3](#)
- [Kantara comments to UK GDS - 2020](#)
- [Comments to DIACC on PCTF - 2020](#)
- [Feedback to NIST 2019 and follow up process](#)
- [Kantara response to UK DCMS's Digital Identity CfE - 2019](#)
- [Comments to DIACC on PCTF - 2019](#)