Overview Of The MDSAP Audit Process

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I am CAPT Kimberly Lewandowski-Walker, Senior Regulatory Officer at the Center for Devices and Radiological Health at the U.S. Food and Drug Administration. In this training module, an Overview of the Medical Device Single Audit Program (or MDSAP) Audit Process will be provided including an example of auditing one of the processes.

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In this training module, the learning objectives are to: list the prerequisites for an MDSAP Auditor, describe the MDSAP Audit process and provide examples, and review requirements for writing nonconformity statements and the final report.

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Let’s begin with identifying certain prerequisites for an MDSAP Auditor.

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In order to participate in the MDSAP program, individual auditors must: Be affiliated with an MDSAP-recognized auditing organization or be employed by one of the MDSAP participating regulatory authorities; demonstrate competence or be proficient in auditing to the International Organization for Standardization (ISO) 13485:2016: Medical devices — Quality management systems – Requirements for regulatory purposes document, (here in referred to as ISO 13485:2016); be familiar with or demonstrate knowledge of the specific regulatory requirements of the participating regulatory authorities; and successfully complete the MDSAP training program.
It is expected that the auditor is proficient in auditing to ISO 13485:2016 and is familiar with the specific requirements of the regulatory authorities participating in the Medical Device Single Audit Program or the MDSAP.

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Now, let’s discuss the MDSAP process and review examples of auditing one of the MDSAP processes.

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Each MDSAP Audit process contains a purpose and a number of anticipated outcomes or objectives that are further broken down into specific tasks. Each task has audit criteria associated with it.

The audit tasks are based on the clauses in ISO 13485:2016 and the regulatory requirements of the participating Regulatory Authorities. Each task has criteria associated with it.

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Prior to conducting an MDSAP audit, it is expected that the auditor is proficient in auditing to ISO 13485:2016 and has knowledge of specific requirements of Australia’s Therapeutic Goods Administration, Brazil’s ANVISA, Health Canada requirements, Japan’s MHLW, and United States’ Food and Drug Administration.

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While Brazil has not adopted ISO 13485:2016, the Brazilian Good Manufacturing Practices is largely aligned with the concepts in ISO 13485:2016, with some differences. The auditor should be familiar with Brazilian Good Manufacturing Practices and be aware that some of the requirements in RDC ANVISA are more prescriptive than in ISO 13485:2016. The Brazilian Health Surveillance Agency, commonly known as ANVISA, is an abbreviation from Portuguese “Agencia Nacional de Vigilancia Sanitaria,”

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For Canada, in addition to ISO 13485:2016, the auditor should be familiar with the Canadian Medical Device Regulations.

And for Japan, the auditor should be familiar with Japan Ordinance on Standards for Manufacturing Control and Quality Control of Medical Devices and In Vitro Diagnostic Reagents (Ministry of Health, Labour, and Welfare, MHLW. Ministerial Ordinance No. 169).

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The United States is a participating MDSAP regulatory authority. While the United States has not adopted ISO 13485:2016 as regulation, the Quality System Regulation, codified in Title 21 Code of Federal Regulations, Part 820 (or 21 CFR 820), is largely aligned with the concepts in ISO 13485:2016, with some differences. The auditor should be familiar with the Quality System Regulation and be aware that some of the requirements in 21 CFR 820 are more prescriptive than in ISO 13485:2016. Additionally, for the United States, auditors should be familiar with the Medical Device Reporting regulation, regulations for the reporting of Corrections and Removals, the requirements for Establishment Registration and Device Listing for Manufacturers and Initial Importers of Devices, the Medical Device Tracking regulation, and the labeling and other requirements for unique device identification.

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Let’s discuss the audit tasks, which are contained within each MDSAP process. During the accomplishment of the audit task, the auditor will be assessing the organization’s conformity to the applicable clause of ISO 13485:2016 and any additional country-specific requirement.

The audit task is written to incorporate the requirement of the applicable ISO 13485:2016 clause and aspects of country-specific requirements. The auditor is expected to fully address the requirement of ISO 13485:2016, the additional country-specific requirement, if there is one, and fully address the audit task.

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The question inevitably comes up as to “Why not just perform an audit to ISO 13485:2016?” The answer to this question is two-fold. Not all of the regulatory authorities participating in MDSAP have adopted ISO 13485:2016 as their regulatory requirement. While the regulatory requirements of Brazil and the United States are aligned with the majority of ISO 13485:2016, there are additional requirements contained in Brazilian Good Manufacturing Practices (RDC ANVISA) and FDA Quality System Regulation (21 CFR Part 820).
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The second reason an audit addressing only ISO 13485:2016 is not sufficient is that the regulatory authorities participating in MDSAP have additional requirements regarding marketing authorization and adverse event reporting that are not fully captured in ISO 13485:2016.

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Another question that comes up is whether the audit tasks within each MDSAP process must be followed in the specific order that they appear. The audit tasks have been arranged in a logical order to conduct an audit of the MDSAP process, but the audit tasks may be performed in any order to facilitate a thorough and efficient audit of the process. So, while the MDSAP audit sequence must be followed in terms of the order that the different MDSAP processes are audited, the auditor has flexibility within the process to address the tasks in a manner to efficiently and thoroughly perform the audit.

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As you move through the audit tasks within each audit process, you will note linkages. Linkages are the interactions between MDSAP processes and noted in the red box in the document. You will also note that tasks involving risk management and risk-based decisions are also identified in blue.

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During the audit of the firm’s quality management system as identified in the seven MDSAP processes, the audit team will be asked to be mindful of “linkages”

In order for an organization’s quality management system to function effectively, it has to identify and manage numerous interrelated (linked) processes. The output of one process often directly forms the input of other processes, or the activities of a supporting process are relevant to other processes.

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Linkages were built into the MDSAP audit sequence and audit tasks to remind the audit team of the interactions between the processes.

Linkages assist auditors to make appropriate selections when moving to the next process. It is essential to the MDSAP audit process that the auditors are mindful of linkages because nonconformities that appear in one process may actually have their roots in another process. For example, during your audit of the organization's complaint files, you may note that the organization appears to have a trend in complaints for a particular device with a particular underlying cause. If you note that the underlying cause is a purchased component that is malfunctioning, you should consider selecting the supplier of that component for review during your audit of the Purchasing process, as well as reviewing the acceptance activities for that component during your audit of Production and Service Controls.

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The audit team is also asked to assess risk management activities during the audit of the organization’s quality management system processes.

Risk management is an integral aspect of an organization’s quality management system and it is the responsibility of top management to provide the necessary commitment and resources for risk management.
By being mindful of risk management and risk-based decision making during the MDSAP audit, the auditors can focus the audit on products, processes, and nonconformities that pose the highest risk to users.

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Effective risk management usually starts in conjunction with the design and development process, proceeds through product realization, including the selection of suppliers, and continues until the time the product is decommissioned.

Risk-based decisions occur throughout the various quality management system processes, and each organization must decide how much risk is acceptable to ensure medical devices are as safe as practical.

However, organizations should not misuse risk-management activities in an effort to minimize rather than address device problems.

**Slide 20**
Guidance on assessing conformity is available for most tasks via the process-specific MDSAP Audit Approach.

It is advisable that you have the MDSAP Audit Approach available to you as you complete the training modules for the MDSAP processes

**Slide 21**
Let’s look at an example of an MDSAP process. In this example, we will look at the Measurement, Analysis and Improvement process. You will note that the process contains an audit purpose. For this process, the purpose of auditing the Measurement, Analysis and Improvement process is to verify that the manufacturer’s processes ensure that information related to products, processes, or the quality management system is collected and analyzed to identify actual and potential product, process, or quality system nonconformities, that problems and potential problems are investigated, and that appropriate and effective corrective actions and preventive actions are taken.

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The MDSAP process also contains a number of outcomes, which can be thought of as objectives for the audit of the process. For this process, the outcomes are the determination, through audit of the process, as to whether the organization has: defined, documented, and implemented procedures for measurement, analysis and improvement that address the requirements of the quality management system standard and participating MDSAP regulatory authorities; and Identified, analyzed, and monitored appropriate sources of quality data to identify nonconformities or potential nonconformities and determined the need for corrective or preventive action.

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The outcomes are the determination, through audit of the process, as to whether the organization has: ensured investigations are conducted to identify the underlying causes of nonconformities and potential nonconformities, where possible; and has implemented appropriate corrective action to eliminate the recurrence or preventive action to prevent the occurrence of product or quality system nonconformities, commensurate with the risks associated with the nonconformities or potential nonconformities encountered.
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In addition, the outcome of auditing the Measurement, Analysis and Improvement process is objective evidence that will demonstrate whether the organization has reviewed the effectiveness of corrective action and preventive action, and utilized information from the analysis of production and post-production quality data to amend the analysis of product risk, as appropriate.

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You will also see the links to other MDSAP processes from the Measurement, Analysis and Improvement process.

More specific information on linkages is provided with the individual audit tasks, as we will see shortly.

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In continuing the example, we will look at the seventh task in the Measurement, Analysis and Improvement process.

This task is to determine when a corrective or preventive action results in a process change, confirm that the process change is assessed to determine if any new risks to the product are introduced. Verify the manufacturer has performed revalidation of processes where appropriate. The text shown in blue font reminds the auditor that this task involves risk management activities and risk-based decision making.

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For this audit task, there is also three country-specific requirements. When auditing task 7 of the Measurement, Analysis and Improvement process, if the organization markets to Australia, Canada, or Japan, the auditor needs to audit the additional country-specific requirements. Here are the requirements for Australia.

These are the country-specific requirements for Canada. When auditing task 7 of the Measurement, Analysis and Improvement process, if the organization markets to Canada, the auditor needs to audit the additional country-specific requirements listed.

These are the country-specific requirements for Japan. When auditing task 7 of the Measurement, Analysis and Improvement process, if the organization markets to Canada, the auditor needs to audit the additional country-specific requirements listed.

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For this audit task, there are also linkages. In this example, the linkages are to the Production and Service Controls and the Purchasing process. During the audit of task 7 of the Measurement, Analysis and Improvement process, if the corrective action or preventive action involves changing a production process, the audit team should consider selecting this change for evaluation during audit of Production and Service Controls. For changes to production processes that are performed by suppliers, the audit team should consider selecting those suppliers for evaluation during audit of the Purchasing process. In cases where the organization makes a change to a validated process performed by a supplier, the audit team should evaluate whether re-validation is required. If re-validation of production processes is required, confirm the results show the process meets the planned result.

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According to the MDSAP audit sequence, the Purchasing process may be reviewed in conjunction with the Measurement, Analysis and Improvement process, the Design and Development process, and the Production and Service Controls process.

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The question comes up as to whether the auditor is expected to immediately move to the audit of the firm’s production and service controls or purchasing controls process during the audit task. This can be handled in a couple ways.

If during the assessment of this audit task, the auditor notes that a corrective or preventive action resulted in a process change, the auditor should make note of these.

Then during the audit of the Production and Service Controls process, or the Purchasing process if the process change involves an outsourced process, the audit team should consider selecting those processes or suppliers to audit involving the process change that was made as a result of corrective or preventive actions.

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Let’s discuss the sampling of records during an MDSAP audit.
According to ISO 19011:2011 - Guidelines for auditing management systems, sampling of records may be made using judgment-based sampling or statistically based sampling plans.

Judgment-based sampling is more flexible than statistically-based sampling plans. It allows the auditor to consider factors beyond the population size, expected value, and desired confidence level. Using judgment-based sampling, the auditor can consider knowledge and past experience of the manufacturer, the complexity of the requirements, the likelihood of uncovering a nonconforming situation, the risk associated with the area and requirements involved, and information previously collected during the audit.

This flexibility allows the auditor to generally sample fewer records than would be required using a statistical sampling plan. The drawback, however is that unlike statistically based sampling, judgment-based sampling does not give a measure of uncertainty and is generally not representative of the underlying population of records. The implication is that while an auditor can demonstrate that a nonconformity exists using judgment-based sampling, it is not possible to infer with any level of statistical certainty that the absence of nonconformity in the sample selected indicates overall conformity.

In other words, failure to detect a nonconformity using judgment-based sampling does not provide confirmation of conformity.

On the other hand, statistical sampling can be used to demonstrate either conformity or nonconformity. Sample size using these methods is determined using probability theory and factors related to the underlying population of records being sampled such as size. Auditors can adjust the confidence level of statistical sampling plans based on the risk of the activities or process being sampled.

Regardless of the sampling methodology used, the limitations of sampling should be acknowledged by the auditor and made known to the users of audit reports, that is, the Regulatory Authorities.
Often the most-appropriate sampling method to achieve the MDSAP audit outcomes is judgment-based sampling as it allows flexibility and produces results faster and using less resources than statistical sampling.

Judgment based sampling takes into account the complexity and interaction of the organization’s processes and quality management system element and key risk areas. Auditors should be mindful to nonetheless sample an appropriate amount of records to produce credible audit findings and conclusions.

Statistical sampling may be appropriate in cases where no high-risk nonconformities have been identified.

Statistical sampling is also helpful in making a statistical estimate of the effect of uncertainty in the findings of the audit and the conclusions reached.

The level of sampling risk needs to be assessed by the auditor. Higher risk nonconformities and higher risk processes should be sampled using a higher level of confidence than lower risk nonconformities or processes.

Statistical sampling is particularly useful in ambiguous situations where the conformity status of an activity is unclear but should be used judiciously since it does involve larger sample sizes and requires more audit time to perform than judgment-based sampling.

During the course of the audit cycle, all product families and significant processes should be assessed. The degree of assessment depends on a number of factors, including the risk of the product and process, whether significant nonconformities can be attributed to the product or process, and whether any significant changes have been made to the products or processes. For some product families, a review of nonconformities and corrective actions might reveal quality problems can be linked to the product’s design, production, or purchased components. In this case, the auditor should perform thorough audit coverage involving this product and its processes. In other cases, a particular product family may have minimal complaints and nonconformities. In this case, it may be sufficient for this product to audit significant processes that are also used in the manufacture of other products at the manufacturer.

Let’s discuss outsourcing, exclusions, and non-applicability. The design and implementation of an organization’s quality management system is a strategic decision, based on the needs of the organization, the size of the organization, the processes employed, and the products provided.

If the organization does not perform certain processes, such as Design and Development, then the organization’s quality management system does not need to address such a requirement and the corresponding MDSAP process does not need to be audited.
Outsourcing has become much more common in the area of device design and manufacturing. If the organization chooses to outsource any processes related to the design and/or manufacture of medical devices for which the organization has responsibility, these suppliers and supplied processes must be controlled within the organization’s quality management system.

Essentially, organizations can outsource the design and manufacturing activities, but they cannot outsource responsibility for the device.

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In addition to the exclusions and non-applications permitted by ISO13485, the organization may exclude the requirements of markets where the organization does not intend to supply product.

The audit scope and audit criteria must take into account any justified exclusions or non-applications.

When an organization claims an exclusion from the requirements of a target market, the auditor should use caution when applying the guidance provided in the MDSAP processes. Some requirements may not be applicable. For example, if the organization only manufactures low-risk devices that are exempt from design controls, the requirements for design would be a permitted exclusion. Similarly, if an organization does not distribute devices in the United States, the specific requirements for the United States would not be applicable.

Exclusions must be clearly identified in the audit report.

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Now we will review requirements for writing nonconformity statements and the final report.

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The organization needs to demonstrate its ability to provide medical devices that consistently meet customer and regulatory requirements.

During the audit, it is important that the auditors are mindful of any instances where the organization demonstrates failure to fulfill any of the requirements in ISO 13485:2016 or portion of the requirements listed in the audit activities and tasks, and that these nonconformities are recorded in appropriate detail.

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Particular attention should be paid to the potential interrelationship of the nonconformities observed.

For example, audit findings in both purchasing controls and acceptance activities may indicate a significant nonconformity because control over suppliers, and the products they supply, depends on an effective combination of both these activities, and deficiencies in one or the other may affect the quality of the finished device.

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When generating audit findings, nonconformities should be recorded along with supporting evidence and reviewed with the auditee. The goal of such a review is to ensure that both the auditor and the auditee agree on the accuracy of the objective evidence supporting the nonconformity.
Nonconformities should include a reference number or identifier, the date, and identification of the organization that is audited, including the actual location where necessary, an initial classification of severity, the requirement that is not being met, a clear statement of nonconformity, the supporting audit evidence, and the name of the auditor issuing the nonconformity.

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When nonconformities are observed related to country-specific requirements, these must be written as an audit finding and documented in the audit report.

Exceptions to this are the exclusions and non-applications permitted by ISO13485:2016, and the requirements of markets where the organization does not intend to supply product.

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Any observations related to device safety must be documented in the audit report.

Any observations related to the organization’s failure to report individual adverse events, advisory notices, or changes to device marketing authorization and facility registration must be written as a nonconformity and documented in the audit report.

This information is crucial for the regulatory authorities. Each regulatory authority will determine how the MDSAP audit will be assessed within its jurisdiction in accordance with its legislation. Failure to include observations related to device safety or changes to device marketing authorization will reduce the regulatory authorities’ confidence in the MDSAP process and will reduce confidence in the auditing organization.

**Slide 44**
Reports must be in the format described in Medical Device Single Audit Program: Quality Management System Audit Reports, using the Fillable MDSAP Audit Report Form.

**Slide 45**
This slide and the next several slides in this module contain references to the standards and regulations.

**Slide 46**
The FDA MDSAP website contains all the procedures and forms that Auditing Organizations will utilize regarding the MDSAP. This slide lists some of the most frequently used forms and procedures for Audit Time calculation, the Non-conformity grading and exchange form, and the MDSAP fillable audit report form.

**Slide 47**
This slide lists References for regulatory requirements for Australia and Brazil.

**Slide 48**
This slide lists References for regulatory requirements for Canada and Japan.

**Slide 49**
This slide lists References for regulatory requirements for the United States.

**Slide 50**
In conclusion, there are prerequisites for an MDSAP Auditor.
The MDSAP Audit process includes: a purpose; expected Outcomes; audit tasks; and a Final Report.
Nonconformities should be documented in the Final Report using the fillable MDSAP Audit Report Form.

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This concludes the Overview of the MDSAP Audit Process training module.