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Content of Premarket Submissions for Management of Cybersecurity in Medical Devices

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Purpose

On October 1, 2014 FDA published a guidance document with recommendations on how companies should document their approach to managing cybersecurity risk medical devices in their pre-market submissions. The purpose of this webinar is to help clarify the Agency’s recommendations and answer questions related to the content of the guidance document.
Background

- FDA’s guidance document represents the Food and Drug Administration's current thinking on this topic
  - should be viewed only as recommendations, unless specific regulatory or statutory requirements are cited
  - alternative approaches may be used
- On October 1, 2014, FDA published a final guidance on recommendations to consider and information to include in FDA medical device premarket submissions for effective cybersecurity management
Introduction

- Manufacturers should incorporate specific controls into the design of their products to address cybersecurity.

- Manufacturers should consider the risk to patients from a malfunction as well as the environment in which the device is used.

- FDA recognizes that medical device security is a shared responsibility between stakeholders, including health care facilities, patients, providers, and manufacturers of medical devices.
Scope

- This guidance is applicable to all premarket submissions containing software, programmable logic, and standalone software that is a medical device.
Core Functions to Consider

- **Identify and Protect**
  - Limit access to trusted users
    - Layered privileges
    - Appropriate authentication
    - Strengthen password
  - Terminate session after a period of inactivity
  - Limit access to minimize tampering
    - Physical lock
    - Limit access ports
Core Functions to Consider

- **Detect, Respond, and Recover**
  - Implement features that allow users to learn that the device has been compromised
  - Provide information on appropriate actions to take once device has been compromised
  - Implement features that preserve critical functions including:
    - Ability to reboot
    - Ability to recognize drivers
  - Provide methods for retention and recovery of device configuration
Documentation

• Hazard analyses
  - Evaluate both intentional and unintentional cybersecurity risk
    • Provide information on the risk analyzed
  - Controls established to mitigate risk
    • Provide information on the controls put in place
    • Provide information on the appropriateness of the controls to mitigate identified risk
  - Matrix that links cybersecurity controls to the risk being mitigated
  - Summary documentation on
    • Plan to provide validated patches / updates
    • Plan to assure device integrity
  - Devices instruction related to cybersecurity
Conclusion

- The FDA recognizes some consensus standards, which are listed on page seven of this guidance.

- Manufacturers may choose alternative approaches to implementing cyber security controls
  - Have controls in place
  - Demonstrate to the agency the appropriateness of those controls in the premarket submission.

- Recognize the threat is continuously evolving and have a plan in place to appropriately manage the evolving threat.
Questions?

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