Title: Guidance Document on Qualification of Medical device Software

Authoring Group: Work Group 3, Pre-Market: Software as a Medical Device

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1. Objectives

This document was developed by Work Group 3 of AHWP Technical Committee to provide guidance and information to Regulatory Authorities (RAs) and the Medical Device Industry (Industry) on the Software Qualification and Classification.

The main aim of developing this document for medical device software qualification is to provide information to AHWP members economies’ RAs and industry in establishing, a consistent approach to determine the qualification of a software based on its intended purpose and determine its classification as a medical device or otherwise. Appropriate classification of the medical software is the key in determining the appropriate regulatory controls for this software in the interest of public health while supporting continued innovation and development of safe medical software.

Generally medical purpose software\(^1\) consists of:
(1) software in a medical device (sometimes referred to as “embedded” or “part of”);
(2) software as a medical device (SaMD).

This guideline is drafted based on currently available IMDRF documents on Software as Medical Devices, AHWP white paper on medical device software Regulation – Software Qualification and Classification and published guidelines from global agencies including European Union, Health Canada and US FDA with focus on the recent developments in regulation of SaMD.

This document should be read together with the following AHWP guidance documents
(i) White Paper on Medical Device Software Regulation – Software Qualification and Classification (AHWP/WG1/F001:2014)

\(^1\) Software used to make or maintain a device (testing, source code management, servicing, etc.) is not considered software with a medical purpose.
2. Definitions

2.1 **Software in a Medical Device**[^1]: A software application that is embedded in or is a part of dedicated hardware medical devices and achieves its intended medical purpose together with the hardware medical device.
   - Is used as an accessory to a regulated medical device; or
   - Transforms a mobile platform into a regulated medical device.

2.2 **Software as a Medical Device**[^2]: The term “Software as a Medical Device” (SaMD) is defined as software intended to be used for one or more medical purposes that perform these purposes without being part of a hardware medical device.

NOTES:
- SaMD is a medical device and includes in-vitro diagnostic (IVD) medical device.
- SaMD is capable of running on general purpose (non-medical purpose) computing platforms[^2]
- “without being part of” means software not necessary for a hardware medical device to achieve its intended medical purpose;
- Software does not meet the definition of SaMD if its intended purpose is to drive a hardware medical device.
- SaMD may be used in combination (e.g., as a module) with other products including medical devices;
- SaMD may be interfaced with other medical devices, including hardware medical devices and other SaMD software, as well as general purpose software
- Mobile apps that meet the definition above are considered SaMD.

2.3 **Medical purpose**[^3]: The following two terms as defined in GHTF/SG1/N71:2012 (italicized below) identify medical purpose applicable to SaMD:

2.3.1 **Medical Device**:

   ‘Medical device’ means any instrument, apparatus, implement, machine, appliance, implant, reagent for in vitro use, software, material or other similar or related article, intended by the manufacturer to be used, alone or in combination, for human beings, for one or more of the specific medical purpose(s) of:
   - diagnosis, prevention, monitoring, treatment or alleviation of disease,

[^1]: "Computing platforms” include hardware and software resources (e.g. operating system, processing hardware, storage, software libraries, displays, input devices, programming languages etc.).

[^2]: “Operating systems” that SaMD require may be run on a server, a workstation, a mobile platform, or other general purpose hardware platform.

[^3]: Mobile apps that meet the definition above are considered SaMD.
2.3.2 **In Vitro Diagnostic (IVD) medical device:**

‘In Vitro Diagnostic (IVD) medical device’ means a medical device, whether used alone or in combination, intended by the manufacturer for the in-vitro examination of specimens derived from the human body solely or principally to provide information for diagnostic, monitoring or compatibility purposes.

**Note 1:** IVD medical devices include reagents, calibrators, control materials, specimen receptacles, software, and related instruments or apparatus or other articles and are used, for example, for the following test purposes: diagnosis, aid to diagnosis, screening, monitoring, predisposition, prognosis, prediction, determination of physiological status.

**Note 2:** In some jurisdictions, certain IVD medical devices may be covered by other regulations.

2.3.3 **Additional considerations for SaMD**

SaMD may also:

- provide means and suggestions for mitigation of a disease;
- provide information for determining compatibility, detecting, diagnosing, monitoring or treating physiological conditions, states of health, illnesses or congenital deformities;
- be an aid to diagnosis, screening, monitoring, determination of predisposition; prognosis, prediction, determination of physiological status.
2.4 **Intended Use / Intended Purpose:** For SaMD intended use, the definition in GHTF/SG1/N70:2011 “Label and Instructions for Use for Medical Devices” applies.

The term “intended use / intended purpose” is the objective intent of the manufacturer regarding the use of a product, process or service as reflected in the specifications, instructions and information provided by the manufacturer.

3. **Classifying medical software as Medical Devices**

Medical software (covers both software in a medical device and software as a medical device) that fall under medical device definition will be regulated as medical devices. It is noted that the medical device definitions in general encompass products intended to be used in the treatment, mitigation, diagnosis, monitoring or prevention of a disease or abnormal physical condition, as stated in section 2.3.1 of this document.

4. **Forms of Medical Device Software**

4.1 Medical Device related software are typically presented by the manufacturer in the following means:

   a) Software that drives a medical device or influences the use of a device. This typically refers to Software in a Medical Device or embedded software, which is incorporated as a component or part of accessory of a medical device. This type of software regulates under general medical device or IVD medical device but not SaMD. *E.g. imaging software in diagnostic ultrasound system, software in pacemaker, mobile software that controls insulin pump delivery rate*

   b) Software that is intended to be an accessory to a medical device

   *E.g. Software that accepts data transmitted from medical devices*

   c) Software that is a medical device in its own right

   Software related to the functioning of a medical device may be part of a device or a device in its own right if it is placed on the market separately from the related device.

   *E.g. Treatment planning software, data analysis software for the purpose of directly aiding in the treatment or diagnosis of a patient*
For category (b) and (c) software that is able to perform its medical purpose without being embedded in a hardware medical device or being dependent on specific or proprietary medical purpose hardware. This would refer to software capable of running on general purpose (non-medical purpose) computing platforms. In this case it would be able to meet the definition of ‘software as a medical device’ (SaMD).

4.2 SaMD does not limit the supply through:

a. Physical Delivery of Removable Media (e.g. DVD, USB Flash Drive etc.)

b. Download, transfer and/or installation directly to the end-user, and may be used as an accessory to a regulated medical device, or transform a general purpose platform (e.g. mobile platform) into a regulated medical device

c. Web/Cloud-based software which is executed on a remote server through a web browser or mobile platform. A web-based software would involve the delivery of the Software as a service rather than a product. Example: Web system or Mobile Medical Application for the monitoring of clinical data may interact with a medical device (e.g. implanted devices or homecare devices), and uses a transmitter to send the information over the internet, a landline telephone or a mobile telecommunication network. The information is collected and stored on a web server usually run by an external party who is generally the manufacturer of the system. The information can be reached by authorized health professionals or the patient through an internet connection.

The modes of delivery for software do not affect the general principles of software qualification, classification, design verification and validation. However, manufacturer should implement effective and appropriate post-market control to ensure traceability of end-users.
5. Medical Device Software - Aspects Influencing Patient Safety

There are many aspects in an ever-increasing complex clinical use environment that can raise or lower the potential to create hazardous situations to patients. Some examples of these aspects include:

- The type of disease or condition
- Fragility of the patient with respect to the disease or condition
- Progression of the disease or the stage of the disease/condition
- Usability of the application
- Designed towards a specific user type
- Level of dependence or reliance by the user upon the output information
- Ability of the user to detect an erroneous output information
- Transparency of the inputs, outputs and methods to the user
- Level of clinical evidence available and the confidence on the evidence
- The type of output information and the level of influence on the clinical intervention
- Complexity of the clinical model used to derive the output information
- Known specificity of the output information
- Maturity of clinical basis of the software and confidence in the output
- Benefit of the output information vs. baseline
- Technological characteristics of the platform the software are intended to operate on
- Method of distribution of the software

For software that are embedded in hardware devices i.e. software in medical devices, the potential hazards arising from its use and the overall safety of the software hinges largely on the hardware device and their overall intended medical purpose. However, for SaMD where the software functions by itself, defining its functionalities and thus the intended medical purpose of the SaMD is the cornerstone in enabling the safe and effective use of the software.
6. Medical Device Software – Defining the Intended Purpose

The intended purpose for software in medical device is largely tied to the intended purpose of the hardware device. For standalone medical software, the intended purpose statement needs to be clearly defined to enable its appropriate qualification and classification as SaMD or otherwise.

The following are the major factors that provide adequate description of the intended use of the software:

A. Significance of the information provided by the SaMD to the healthcare decision (e.g., diagnose, treat, clinical management);
B. State of the healthcare situation or condition (e.g. critical condition, non-serious condition); and
C. Description of the core functionality of the software (e.g. Identify and prompt healthcare providers of potential arrhythmia episodes in cardiac patients based on their ECG recording).

When these above factors are included in the manufacturer’s description of intended use for medical software, they can be used in determining their classification as SaMD or otherwise consistently.

7. Qualification of different types of SaMD

Qualification of software in a medical device is relatively less challenging as the existing classification criteria for hardware medical devices are still relevant to these software as their intended purpose is largely tied to that of the hardware medical device. There is need for further clarity in the qualification and classification of standalone medical software, which functions by themselves, independent of hardware devices.

Software form – embedded, standalone, mobile application – plays little to no role in determining whether the software is qualified as a medical device based on the medical device definition. With the enormous complexity and rapid advancements in software technology, it would be appropriate to follow suit and avoid referring to the software forms in any guidelines on software qualification to be developed. The basis of qualifying any software as SaMD relies heavily on the intended purpose of the software which in reality translates to the degree of risk posed by the software to the patient and/or the end-user. Some examples of types of medical software and their qualification are described below:
7.1 Hospital Information Systems (HIS)/ Workflow Management Systems
Software intended for communication and management in a clinical setting not related to patient therapy and diagnosis, such as appointment scheduling, billing and workflow management, does not perform medical purposes are therefore not qualified as medical device and SaMD.

7.2 Electronic Health Record (EHR) or Electronic Medical Record (EMR)
Information systems for HER/EMR that only intended to store and view patient information (for example: age, weight, notes about a patient's appointment, patient test results, order processing, scheduling, or managing patient movement) would not be subject to medical device regulation. These are such software types that simply act to replaces a patient's paper file. However, additional modules in such systems that are intended to provide additional information that contributes to diagnosis, therapy and follow-up would be regulated as SaMD.

7.3 General well-being systems
Information systems that are simply sources of general information, i.e. providing general health advice to health professionals or consumers. In addition, software intended for developing or maintaining general fitness, health or wellness of persons, without specific intention for the diagnosis of a disease or other conditions, or in the cure, mitigation, treatment, or prevention of disease that considered as Medical Purpose as outlined in this documents, are not regulated as medical devices and SaMD.

7.4 Communication Systems
7.4.1 For patient monitoring
Communication Systems intended for active patient monitoring may qualified as medical devices or SaMD, depends on what information are collected, exchanged and communicated to.

7.4.2 For controlling medical devices
Communication software that connects / information exchange to an existing device software (control system) for purposes of controlling a medical device’s operation, function are regulated as medical devices or SaMD. Such as software for performing tele-surgery, wireless remote controls or synchronization devices for computed tomography (CT), X-Ray machines, infusion pumps.
7.4.3 **Middleware**  
Software that connects two or more software application to enable connectivity only without performing any medical purposes is not considered as medical device or SaMD.

7.5 **Decision Support Software**  
Decision support software, with their role in provide additional information that contributes to diagnosis and therapy are qualified as medical devices. Such software may combine medical knowledge databases and algorithms with patient specific data, or suggest treatments for specific patient conditions. This would include radiotherapy treatment planning systems that calculate ionizing irradiation dosage, drug or chemotherapy planning systems and computer aided detection systems that automatically read x-ray images or interpret ECG. As such software would indeed directly influence in the treatment and diagnosis of the patient, such software would fit into the medical device definitions and SaMD definition if it is installed in a general purpose computing platform or mobile platform without driving a hardware medical device.

The comparison of types of software that are regulated as Medical Device among some of the global regulatory agencies is presented in Annex 1 of this document [1].

8 **References**


[2] IMDRF/SaMD WG/N10FINAL:2013: Software as a Medical Device (SaMD): Key Definitions

[3] GHTF/SG1/N71:2012: Definition of Terms Medical Device and In Vitro Diagnostic Medical Device


Annex 1: Summary of Software types and their current qualification as medical devices in European Union, Health Canada and United State Food and Drug Administration

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<td>Patient management/ information (ID) / Home care monitoring (EU)</td>
<td>Access electronic / public health records</td>
<td>Additional modules in Electronic Patient Record for diagnosis, therapy and follow-up</td>
<td>Laboratory Information Systems (LIS) and/or Micro Lab Managers (MDD)</td>
<td>Any Platform</td>
<td>Mobile apps that transform mobile platforms into medical devices</td>
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Patients administration, scheduling patient and generating insurance and billing purpose.

Medical information systems (HIS) / Work Management Systems (WMS).

Patient management/ information (ID) / Home care monitoring (EU).

Access electronic / public health records.

Additional modules in Electronic Patient Record for diagnosis, therapy and follow-up.

Laboratory Information Systems (LIS) and/or Micro Lab Managers (MDD).

Any Platform.

Mobile apps that transform mobile platforms into medical devices.

Web Systems for monitoring of data (Device Monitoring).


Automated tasks for health care providers.

General fitness, health or wellness.

Intended use / ED Interpretation: Patient admission, scheduling patient and generating insurance and billing purpose.

Intended use / FC Interpretation: Patient administrative calculations, processes manipulating data, analyzing data, and determining time between activities (e.g. resuscitation or workflow management).

Intended use / LC Interpretation: Patient admission, scheduling patient and generating insurance and billing purpose.

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