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Technical



Information

Report

AAMI/ISO

TIR80001-

2-1:2012

Application of risk

management for IT-

networks incorporating

medical devices — Part

2-1: Step by step risk

management of medical

IT-networks; Practical

applications and examples

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**A Technical Report prepared by AAMI and registered with ANSI** **AAMI/ISO TIR80001-2-1:2012**

**Application of risk management for IT-networks incorporating medical devices ─ Part 2-1: Step by step risk management of medical IT-networks; Practical applications and examples**

Approved 20 July 2012 by

**Association for the Advancement of Medical Instrumentation**

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**American National Standards Institute, Inc.**

**Abstract:** Step-by-step guide to help in the application of risk management when creating or changing a medical IT-network.

**Keywords:** medical device, risk management, information technology, interoperability, IT-network

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International Standards adopted in the United States may include normative references to other International Standards. For each International Standard that has been adopted by AAMI (and ANSI), the table below gives the corresponding U.S. designation and level of equivalency to the International Standard. NOTE: Documents are sorted by international designation. The code in the US column, “(R)20xx” indicates the year the document was officially reaffirmed by AAMI. E.g., ANSI/AAMI/ISO 10993-4:2002/(R)2009 indicates that 10993-4, originally approved and published in 2002, was reaffirmed without change in 2009.

Other normatively referenced International Standards may be under consideration for U.S. adoption by AAMI; therefore, this list should not be considered exhaustive.

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| **International designation** | **U.S. designation** | **Equivalency** |
| IEC 60601-1:2005 | ANSI/AAMI ES60601-1:2005/(R)2012 | Major technical variations |
| IEC 60601-1:2005/A1:2012 | ANSI/AAMI ES60601-1:2005/A1:2012 | A1 identical |
| IEC Technical Corrigendum 1 and 2 | ANSI/AAMI ES60601-1:2005/C1:2009/(R)2012 | C1 identical to Corrigendum 1 & |
|  | (amdt) | 2 |
|  | ANSI/AAMI ES60601-1:2005/A2:2010/(R)2012 | A2 applies to AAMI, only |
| IEC 60601-1-11:2010 | ANSI/AAMI HA60601-1-11:2011 | Major technical variations |
| IEC 60601-1-2:2007 | ANSI/AAMI/IEC 60601-1-2:2007/(R)2012 | Identical |
| IEC 60601-2-2:2009 | ANSI/AAMI/IEC 60601-2-2:2009 | Identical |
| IEC 60601-2-4:2010 | ANSI/AAMI/IEC 60601-2-4:2010 | Identical |
| IEC 60601-2-16:2012 | ANSI/AAMI/IEC 60601-2-16:2012 | Identical |
| IEC 60601-2-19:2009 | ANSI/AAMI/IEC 60601-2-19:2009 | Identical |
| IEC 60601-2-20:2009 | ANSI/AAMI/IEC 60601-2-20:2009 | Identical |
| IEC 60601-2-21:2009 | ANSI/AAMI/IEC 60601-2-21:2009 | Identical |
| IEC 60601-2-24:1998 | ANSI/AAMI ID26:2004/(R)2009 | Major technical variations |
| IEC 60601-2-25:2011 | ANSI/AAMI/IEC 60601-2-25:2011 | Identical |
| IEC 60601-2-27:2011 | ANSI/AAMI/IEC 60601-2-27:2011 | Identical |
| IEC 60601-2-47:2012 | ANSI/AAMI/IEC 60601-2-47:2012 | Identical |
| IEC 60601-2-50:2009 | ANSI/AAMI/IEC 60601-2-50:2009 | Identical |
| IEC/TR 60878:2009 | AAMI/ISO TIR60878:2003 | Identical |
| IEC/TR 61289:2011 | AAMI/ISO TIR61289:2011 | Identical |
| IEC/TR 62296:2009 | AAMI/ISO TIR62296:2009 | Identical |
| IEC 62304:2006 | ANSI/AAMI/IEC 62304:2006 | Identical |
| IEC/TR 62348:2006 | AAMI/ISO TIR62348:2006 | Identical |
| IEC/TR 62354:2009 | AAMI/ISO TIR62354:2009 | Identical |
| IEC 62366:2007 | ANSI/AAMI/IEC 62366:2007 | Identical |
| IEC 80001-1:2010 | ANSI/AAMI/IEC 80001-1:2010 | Identical |
| IEC/TR 80001-2-1:2012 | AAMI/ISO 80001-2-1:2012 | Identical |
| IEC/TR 80001-2-2:2012 | AAMI/ISO 80001-2-2:2012 | Identical |
| IEC/TR 80001-2-3:2012 | AAMI/ISO 80001-2-3:2012 | Identical |
| IEC/TR 80002-1:2009 | ANSI/IEC/TR 80002-1:2009 | Identical |
| IEC 80601-2-30:2009 and Technical | ANSI/AAMI/IEC 80601-2-30:2009 and | Identical (with inclusion) |
| Corrigendum 1 | ANSI/AAMI/IEC 80601-2-30:2009/C1:2009 | C1 Identical to Corrigendum 1 |
|  | (amdt) – consolidated text |  |
| IEC 80601-2-58:2008 | ANSI/AAMI/IEC 80601-2-58:2008 | Identical |
| ISO 5840:2005 | ANSI/AAMI/ISO 5840:2005/(R)2010 | Identical |
| ISO 7198:1998 | ANSI/AAMI/ISO 7198:1998/2001/(R)2010 | Identical |
| ISO 7199:2009 and | ANSI/AAMI/ISO 7199:2009 and | Identical |
| Amendment 1:2012 | Amendment 1:2012 |  |
| ISO 8637:2010 | ANSI/AAMI/ISO 8637:2010 | Identical |
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| ISO 10993-2:2006 | ANSI/AAMI/ISO 10993-2:2006/(R)2010 | Identical |
|  |
|  | ISO 10993-3:2003 | ANSI/AAMI/ISO 10993-3:2003/(R)2009 | Identical |
| by | ISO 10993-4:2002 and | ANSI/AAMI/ISO 10993-4:2002/(R)2009 and | Identical |
| Amendment 1:2006 | Amendment 1:2006/(R)2009 |  |
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| ISO 10993-6:2007 | ANSI/AAMI/ISO 10993-6:2007/(R)2010 | Identical |
|  | ISO 10993-5:2009 | ANSI/AAMI/ISO 10993-5:2009 | Identical |
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| ISO 10993-11:2006 | ANSI/AAMI/ISO 10993-11:2006/(R)2010 | Identical |
|  | ISO 10993-7:2008 | ANSI/AAMI/ISO 10993-7:2008/(R)2012 | Identical |
|  | ISO 10993-9:2009 | ANSI/AAMI/ISO 10993-9:2009 | Identical |
|  | ISO 10993-10:2010 | ANSI/AAMI/ISO 10993-10:2010 | Identical |
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| ISO 10993-12:2012 | ANSI/AAMI/ISO 10993-12:2012 | Identical |
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| ISO 10993-14:2001 | ANSI/AAMI/ISO 10993-14:2001/(R)2006 | Identical |
|  | ISO 10993-13:2010 | ANSI/AAMI/ISO 10993-13:2010 | Identical |
|  |  |  |  |
| -Pope | ISO 10993-15:2000 | ANSI/AAMI/ISO 10993-15:2000/(R)2006 | Identical |
| ISO 10993-16:2010 | ANSI/AAMI/ISO 10993-16:2010 | Identical |
| 08/16/2016 | ISO 10993-17:2002 | ANSI/AAMI/ISO 10993-17:2002/(R)2008 | Identical |
| ISO 10993-18:2005 | ANSI/AAMI BE83:2006/(R)2011 | Major technical variations |
|  |
|  | ISO/TS 10993-19:2006 | ANSI/AAMI/ISO TIR10993-19:2006 | Identical |
|  | ISO/TS 10993-20:2006 | ANSI/AAMI/ISO TIR10993-20:2006 | Identical |
|  | ISO 11135-1:2007 | ANSI/AAMI/ISO 11135-1:2007 | Identical |
|  | ISO/TS 11135-2:2008 | ANSI/AAMI/ISO TIR11135-2:2008 | Identical |
|  | ISO 11137-1:2006 | ANSI/AAMI/ISO 11137-1:2006/(R)2010 | Identical |
|  | ISO 11137-2:2012 | ANSI/AAMI/ISO 11137-2:2012 | Identical |
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|  | ISO 11138-1:2006 | ANSI/AAMI/ISO 11138-1:2006/(R)2010 | Identical |
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|  | ISO 11138-3:2006 | ANSI/AAMI/ISO 11138-3:2006/(R)2010 | Identical |
|  | ISO 11138-4:2006 | ANSI/AAMI/ISO 11138-4:2006/(R)2010 | Identical |
|  | ISO 11138-5:2006 | ANSI/AAMI/ISO 11138-5:2006/(R)2010 | Identical |
|  | ISO/TS 11139:2006 | ANSI/AAMI/ISO 11139:2006 | Identical |
|  | ISO 11140-1:2005 | ANSI/AAMI/ISO 11140-1:2005/(R)2010 | Identical |
|  | ISO 11140-3:2007 | ANSI/AAMI/ISO 11140-3:2007/(R)2012 | Identical |
|  | ISO 11140-4:2007 | ANSI/AAMI/ISO 11140-4:2007/(R)2012 | Identical |
|  | ISO 11140-5:2007 | ANSI/AAMI/ISO 11140-5:2007/(R)2012 | Identical |
|  | ISO 11607-1:2006 | ANSI/AAMI/ISO 11607-1:2006/(R)2010 | Identical |
|  | ISO 11607-2:2006 | ANSI/AAMI/ISO 11607-2:2006/(R)2010 | Identical |
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|  | ISO 11663:2009 | ANSI/AAMI/ISO 11633:2009 | Identical |
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|  | ISO 11737-2:2009 | ANSI/AAMI/ISO 11737-2:2009 | Identical |
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|  | ISO 13408-1:2008 | ANSI/AAMI/ISO 13408-1:2008/(R)2011 | Identical |
|  | ISO 13408-2:2003 | ANSI/AAMI/ISO 13408-2:2003 | Identical |
|  | ISO 13408-3:2006 | ANSI/AAMI/ISO 13408-3:2006 | Identical |
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| **International designation** | **U.S. designation** | **Equivalency** |
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| (powered | ISO 13408-7:2012 | ANSI/AAMI/ISO 13408-7:2012 | Identical |
| ISO 13485:2003 | ANSI/AAMI/ISO 13485:2003/(R)2009 | Identical |
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|  | ISO 13958:2009 | ANSI/AAMI/ISO 13958:2009 | Identical |
| by | ISO 13959:2009 | ANSI/AAMI/ISO 13959:2009 | Identical |
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|  | ISO 14708-4:2008 | ANSI/AAMI/ISO 14708-4:2008 | Identical |
|  | ISO 14708-5:2010 | ANSI/AAMI /ISO 14708-5:2010 | Identical |
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| ISO 15223-1:2012 | ANSI/AAMI/ISO 15223-1:2012 | Identical |
|  | ISO 14971:2007 | ANSI/AAMI/ISO 14971:2007/(R)2010 | Identical |
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| ISO 15223-2:2010 | ANSI/AAMI/ISO 15223-2:2010 | Identical |
| ISO 15225:2010 | ANSI/AAMI/ISO 15225:2010 | Identical |
| 08/16/2016 | ISO 15674:2009 | ANSI/AAMI/ISO 15674:2009 | Identical |
| ISO 15675:2009 | ANSI/AAMI/ISO 15675:2009 | Identical |
|  |
|  | ISO 15882:2008 | ANSI/AAMI/ISO 15882:2008 | Identical |
|  | ISO 15883-1:2006 | ANSI/AAMI ST15883-1:2009 and A2:2012 | Major technical variations |
|  | ISO/TR 16142:2006 | ANSI/AAMI/ISO TIR16142:2005 | Identical |
|  | ISO 17664:2004 | ANSI/AAMI ST81:2004 | Major technical variations |
|  | ISO 17665-1:2006 | ANSI/AAMI/ISO 17665-1:2006 | Identical (with inclusions) |
|  | ISO/TS 17665-2:2009 | ANSI/AAMI/ISO TIR17665-2:2009 | Identical |
|  | ISO 18472:2006 | ANSI/AAMI/ISO 18472:2006/(R)2010 | Identical |
|  | ISO/TS 19218-1:2011 | ANSI/AAMI/ISO TIR19218:2011 | Identical |
|  | ISO 20857:2010 | ANSI/AAMI/ISO 20857:2010 | Identical |
|  | ISO 22442-1:2007 | ANSI/AAMI/ISO 22442-1:2007 | Identical |
|  | ISO 22442-2:2007 | ANSI/AAMI/ISO 22442-2:2007 | Identical |
|  | ISO 22442-3:2007 | ANSI/AAMI/ISO 22442-3:2007 | Identical |
|  | ISO/TR 22442-4:2010 | ANSI/AAMI/ISO TIR22442-4:2010 | Identical |
|  | ISO 23500:2011 | ANSI/AAMI/ISO 23500:2011 | Identical |
|  | ISO/TS 23810:2012 | ANSI/AAMI/ISO TIR23810:2012 | Identical |
|  | ISO 25539-1:2003 and A1:2005 | ANSI/AAMI/ISO 25539-1:2003/(R)2009 and | Identical |
|  |  | A1:2005/(R)2009 |  |
|  | ISO 25539-2:2008 | ANSI/AAMI/ISO 25539-2:2008 | Identical |
|  | ISO 25539-3:2011 | ANSI/AAMI/ISO 25539-3:2011 | Identical |
|  | ISO 26722:2009 | ANSI/AAMI/ISO 26722:2009 | Identical |
|  | ISO 27185:2012 | ANSI/AAMI/ISO 27185:2012 | Identical |
|  | ISO 27186:2010 | ANSI/AAMI/ISO 27186:2010 | Identical |
|  | ISO 80369-1:2010 | ANSI/AAMI/ISO 80369-1:2010 | Identical |
|  | ISO 81060-1:2007 | ANSI/AAMI/ISO 81060-1:2007 | Identical |
|  | ISO 81060-2:2009 | ANSI/AAMI/ISO 81060-2:2009 | Identical |

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**Committee representation**

**Association for the Advancement of Medical Instrumentation**

**Information Technology Working Group**

The adoption of IEC/TR 80001-2-1 as a new AAMI/IEC Technical Information Report was initiated by the AAMI Information Technology Working Group. U.S. cochairs of AAMI/SM/WG 02, William Hintz of Medtronic, Inc. and Richard Schrenker of Massachusetts General Hospital, played an active part in developing the IEC Technical Report.

At the time this document was published, the **AAMI Information Technology Working Group** had the following members:

*Cochairs:* William Hintz, Medtronic Inc. WHQ Campus

Richard A. Schrenker, Massachusetts General Hospital

*Members:* John T. Collins, MSEE, American Society for Healthcare Engineering

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NOTE--Participation by federal agency representatives in the development of this document does not constitute endorsement by the federal government or any of its agencies.

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**Background of ANSI/AAMI adoption of IEC/TR 80001-2-1:2012**

As indicated in the foreword to the main body of this document (page xii), the International Electrotechnical Commission (IEC) is a worldwide federation of national standards bodies. The United States is one of the IEC members that took an active role in the development of this technical report.

International technical report IEC/TR 80001 -2-1:2012 was developed jointly by Sub-Committee IEC/SC 62A, Common aspects of electrical equipment used in medical practice and ISO/TC 215, Health informatics, to define the roles, responsibilities and activities that are necessary for risk management of IT-networks incorporating medical devices to address safety, effectiveness and data and system security.

U.S. participation in this IEC SC is organized through the U.S. Technical Advisory Group for IEC/SC 62A administered by the Advanced Medical Technology Association (AdvaMed) on behalf of the American National Standards Institute. AAMI administers the International Secretariat for IEC/SC 62A on behalf of the United States, and U.S. experts made a considerable contribution to this International Technical Report.

AAMI encourages its committees to harmonize their work with International Standards in the area of risk management of information technology as it relates to medical devices. The AAMI Information Technology Working Group together with the U.S. Technical Advisory Group for IEC/SC 62A, reviewed IEC/TR 80001-2-1 to formulate the U.S. position and comments while the document was being developed. This close collaboration helped gain widespread U.S. consensus on the document. As the U.S. Technical Advisory Group for IEC/SC 62A, AdvaMed granted AAMI permission to consider adoption of IEC/TR 80001-2-1 as a new AAMI Technical Information Report. Following AAMI procedures, the AAMI Information Technology Working Group voted to adopt the IEC technical report as written.

AAMI has adopted other IEC and ISO documents. See the Glossary of Equivalent Standards for a list of IEC and ISO standards adopted by AAMI, which gives the corresponding U.S. designation and the level of equivalency with the IEC and ISO standard.

The concepts incorporated in this technical information report should not be considered inflexible or static. This technical information report, like any other, must be reviewed and updated periodically to assimilate progressive technological developments. To remain relevant, it must be modified as technological advances are made and as new data comes to light.

As used within the context of this document, “should” indicates that among several possibilities, one is recommended as particularly suitable, without mentioning or excluding others, or that a certain course of action is preferred but not necessarily required, or that (in the negative form) a certain possibility or course of action should be avoided but is not prohibited. “May” is used to indicate that a course of action is permissible within the limits of the technical information report. “Can” is used as a statement of possibility and capability. Finally, “must” is used only to describe “unavoidable” situations, including those mandated by government regulation.

NOTE—This technical information report is not a standard and the material contained herein is not normative in nature. The committee has in a few places used the term "shall" based on their knowledge of requirements contained in relevant standards and/or regulatory requirements.

Publication of this Technical Report that has been registered with ANSI has been approved by the Accredited Standards Developer (AAMI, 4301 N. Fairfax Drive, Suite 301, Arlington, VA 22203-1633). This document is registered as a Technical Report according to the Procedures for the Registration of Technical Reports with ANSI. This document is not an American National Standard and the material contained herein is not normative in nature.

Suggestions for improving this document are invited. Comments and suggested revisions should be sent to Standards Department, AAMI, 4301 N. Fairfax Dr. Suite 301, Arlington, VA 22203-1633.

NOTE- Beginning with the IEC foreword on page xii, this AAMI Technical Information Report is identical to IEC/TR 80001-2-1:2012.

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INTERNATIONAL ELECTROTECHNICAL COMMISSION

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**APPLICATION OF RISK MANAGEMENT FOR**

**IT-NETWORKS INCORPORATING MEDICAL DEVICES –**

**Part 2-1: Step-by-step risk management of medical IT-networks –**

**Practical applications and examples**

FOREWORD

1. The International Electrotechnical Commission (IEC) is a worldwide organization for standardization comprising all national electrotechnical committees (IEC National Committees). The object of IEC is to promote international cooperation on all questions concerning standardization in the electrical and electronic fields. To this end and in addition to other activities, IEC publishes International Standards, Technical Specifications, Technical Reports, Publicly Available Specifications (PAS) and Guides (hereafter referred to as “IEC Publication(s)”). Their preparation is entrusted to technical committees; any IEC National Committee interested in the subject dealt with may participate in this preparatory work. International, governmental and non-governmental organizations liaising with the IEC also participate in this preparation. IEC collaborates closely with the International Organization for Standardization (ISO) in accordance with conditions determined by agreement between the two organizations.
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IEC 80001-2-1, which is a technical report, has been prepared by a Joint Working Group of subcommittee 62A: Common aspects of electrical equipment used in medical practice, of IEC technical committee 62*:* Electrical equipment in medical practice and ISO technical committee 215: Health informatics.

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The text of this technical report is based on the following documents:

|  |  |
| --- | --- |
| Enquiry draft | Report on voting |
|  |  |
| 62A/782/DTR | 62A/803/RVC |
|  |  |

Full information on the voting for the approval of this technical report can be found in the report on voting indicated in the above table.

This publication has been drafted in accordance with the ISO/IEC Directives, Part 2.

Terms used throughout this technical report that have been defined in Clause 3 appear in SMALL CAPITALS.

The committee has decided that the contents of this publication will remain unchanged until the stability date indicated on the IEC web site under "http://webstore.iec.ch" in the data related to the specific publication. At this date, the publication will be

* reconfirmed,
* withdrawn,
* replaced by a revised edition, or
* amended.

A bilingual version of this publication may be issued at a later date.

**IMPORTANT – The “color inside” logo on the cover page of this publication indicates that it contains colors which are considered to be useful for the correct understanding of its contents. Users should therefore print this document using a color printer.**

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INTRODUCTION

This technical report is a step-by-step guide to help in the application of RISK MANAGEMENT when creating or changing a MEDICAL IT-NETWORK. It provides easy to apply steps, examples, and information helping in the identification and control of RISKS . All relevant requirements in IEC 80001 -1:2010 are addressed and links to other clauses and subclauses of IEC 80001-1 are addressed where appropriate (e.g. handover to release management and monitoring).

This technical report focuses on practical RISK MANAGEMENT. It is not intended to provide a full outline or explanation of all requirements that are satisfactorily covered by IEC 80001-1.

This step-by-step guidance follows a 10-step PROCESS that follows subclause 4.4 of IEC 80001-1:2010, which *specifically* addresses RISK ANALYSIS, RISK EVALUATION and RISK CONTROL. These activities are embedded within the full life cycle RISK MANAGEMENT PROCESS. They can never be the first step, as RISK MANAGEMENT follows the general PROCESS model which sets planning before any action.

For the purpose of this technical report, “prerequisites” as stated in subclause 1.3 are considered to be in place before execution of the 10 steps. Also, it is well understood that all steps outlined in this technical report should have been performed before any new MEDICAL IT- NETWORK can go live or before proceeding with a change to an existing MEDICAL IT-NETWORK . It is emphasized that subclause 4.5 of IEC 80001- 1:2010 “CHANGE RELEASE MANAGEMENT and CONFIGURATION MANAGEMENT” explicitly includes and applies to new MEDICAL IT-NETWORKS, as well as changes to existing networks.

This technical report will be useful to those responsible for or part of a team executing RISK MANAGEMENT when changing or creating (as the ultimate change) a MEDICAL IT-NETWORK. MEDICAL DEVICES in the context of IEC 80001 refer to those MEDICAL DEVICES that connect to a network.

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**AAMI Technical Information Report** **AAMI/ISO TIR80001-2-1:2012**

**APPLICATION OF RISK MANAGEMENT FOR**

**IT-NETWORKS INCORPORATING MEDICAL DEVICES –**

**Part 2-1: Step-by-step risk management of medical IT-networks –**

**Practical applications and examples**

**1 Scope**

This technical report provides step-by- step information to aid RESPONSIBLE ORGANIZATIONS in implementation of the RISK MANAGEMENT PROCESS required by IEC 80001-1. Specifically, it details the steps involved in executing subclause 4.4 of IEC 80001-1:2010 and provides guidance in the form of a study of RISK MANAGEMENT terms, RISK MANAGEMENT steps, an explanation of each step, step-by-step examples, templates, and lists of HAZARDS and causes to consider.

The steps outlined within this technical report are considered to be universally applicable.

Application of these steps can be scaled as described within this document.

**2 Normative references**

The following documents, in whole or in part, are normatively referenced in this document and are indispensable for its application. For dated references, only the edition cited applies. For undated references, the latest edition of the referenced document (including any amendments) applies.

IEC 80001-1:2010, *Application of risk management for IT-networks incorporating medical devices*

*– Part 1: Roles, responsibilities and activities*

**3 Terms and definitions**

For the purposes of this document, the following terms and definitions apply.

**3.1**

**CHANGE PERMIT**

an outcome of the RISK MANAGEMENT PROCESS consisting of a document that allows a specified change or type of change without further RISK MANAGEMENT activities subject to specified constraints

[SOURCE: IEC 80001-1:2010, definition 2.3]

**3.2**

**CHANGE RELEASE MANAGEMENT**

PROCESS that ensures that all changes to the IT-NETWORK are assessed, approved, implemented and reviewed in a controlled manner and that changes are delivered, distributed, and tracked, leading to release of the change in a controlled manner with appropriate input and output with

CONFIGURATION MANAGEMENT

[SOURCE: IEC 80001-1:2010, definition 2.2]

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**3.3**

**CONFIGURATION MANAGEMENT**

PROCESS that ensures that configuration information of components and the IT-NETWORK are defined and maintained in an accurate and controlled manner, and provides a mechanism for identifying, controlling and tracking versions of the IT-NETWORK

[SOURCE: IEC 80001-1:2010, definition 2.4]

**3.4**

**DATA AND SYSTEMS SECURITY**

operational state of a MEDICAL IT-NETWORK in which information assets (data and systems) are reasonably protected from degradation of confidentiality, integrity, and availability

[SOURCE: IEC 80001-1:2010, definition 2.5, modified – two notes integral to understanding the scope of the definition in the original document have been deleted.]

**3.5**

**EFFECTIVENESS**

ability to produce the intended result for the PATIENT and the RESPONSIBLE ORGANIZATION [SOURCE: IEC 80001-1:2010, definition 2.6] **3.6**

**ELECTROMAGNETIC INTERFERENCE**

EMI

any electromagnetic phenomenon that may degrade the performance of a device, equipment, or system

[SOURCE: IEC 60601-1-2:2007, definition 3.5, modified – the term has been changed, an abbreviation added and the note to the original definition removed.]

**3.7**

**EVENT MANAGEMENT**

PROCESS that ensures that all events that can or might negatively impact the operation of the IT-NETWORK are captured, assessed, and managed in a controlled manner

[SOURCE: IEC 80001-1:2010, definition 2.7]

**3.8**

**HARM**

physical injury or damage to the health of people, or damage to property or the environment, or reduction in EFFECTIVENESS, or breach of DATA AND SYSTEMS SECURITY

[SOURCE: IEC 80001-1:2010, definition 2.8]

**3.9**

**HAZARD**

potential source of HARM

[SOURCE: IEC 80001-1:2010, definition 2.9]

**3.10**

**HAZARDOUS SITUATION**

circumstance in which people, property, or the environment are exposed to one or more HAZARD(s)

[SOURCE: ISO 14971:2007, definition 2.4]

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**3.11**

**HEALTH DATA**

PRIVATE DATA that indicates physical or mental health

Note 1 to entry: This generically defines PRIVATE DATA and its subset, HEALTH DATA, within this document to permit users of this document to adapt it easily to different privacy compliance laws and regulations. For example, in Europe, the requirements might be taken and references changed to “Personal Data” and “Sensitive Data”; in the USA, HEALTH DATA might be changed to “Protected Health Information (PHI)” while making adjustments to text as necessary.

[SOURCE: IEC 80001-2-2:2012, definition 3.7]

**3.12**

**INTENDED USE**

use for which a product, PROCESS or service is intended according to the specifications, instructions and information provided by the MANUFACTURER

[SOURCE: IEC 80001-1:2010, definition 2.10]

**3.13**

**INTEROPERABILITY**

property permitting diverse systems or components to work together for a specified purpose

[SOURCE: IEC 80001-1:2010, definition 2.11]

**3.14**

**INFORMATION TECHNOLOGY**

**IT**

technology (computer systems, networks, software) used to PROCESS, store, acquire and distribute information

**3.15**

**IT-NETWORK**

**INFORMATION TECHNOLOGY NETWORK**

system or systems composed of communicating nodes and transmission links to provide physically linked or wireless transmission between two or more specified communication nodes

[SOURCE: IEC 80001-1:2010, definition 2.12, modified – the two notes to the original definition have not been retained.]

**3.16**

**KEY PROPERTIES**

three RISK managed characteristics (SAFETY, EFFECTIVENESS, and DATA AND SYSTEMS SECURITY) of

MEDICAL IT-NETWORKS

[SOURCE: IEC 80001-1:2010, definition 2.13]

**3.17**

**LOCAL AREA NETWORK**

**LAN**

computer network covering a small physical area, such as a home or office, or small group of buildings, such as a school or an airport

**3.18**

**MANUFACTURER**

natural or legal person with responsibility for the design, manufacture, packaging, or labeling of a MEDICAL DEVICE, assembling a system, or adapting a medical device before it is placed on the market or put into service, regardless of whether these operations are carried out by that person or on that person's behalf by a third party

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[SOURCE: ISO 14971:2007, definition 2.8, modified – Note 1 to the original definition, which provides pertinent information, has not been retained.]

**3.19**

**MEDICAL DEVICE**

any instrument, apparatus, implement, machine, appliance, implant, *in vitro* reagent or calibrator, software, material or other similar or related article:

1. intended by the MANUFACTURER to be used, alone or in combination, for human beings for one or more of the specific purpose(s) of:

– diagnosis, prevention, monitoring, treatment or alleviation of disease,

– diagnosis, monitoring, treatment, alleviation of or compensation for an injury,

– investigation, replacement, modification, or support of the anatomy or of a physiological

PROCESS,

– supporting or sustaining life,

– control of conception,

– disinfection of MEDICAL DEVICES,

– providing information for medical or diagnostic purposes by means of in vitro examination of specimens derived from the human body; and

1. which does not achieve its primary intended action in or on the human body by pharmacological, immunological or metabolic means, but which may be assisted in its intended function by such means.

Note 1 to entry: The definition of a device for *in vitro* examination includes, for example, reagents, calibrators, sample collection and storage devices, control materials, and related instruments or apparatus. The information provided by such an *in vitro* diagnostic device may be for diagnostic, monitoring or compatibility purposes. In some jurisdictions, some *in vitro* diagnostic devices, including reagents and the like, may be covered by separate regulations.

Note 2 to entry: Products which may be considered to be medical devices in some jurisdictions but for which there is not yet a harmonized approach, are:

– aids for disabled/handicapped people;

– devices for the treatment/diagnosis of diseases and injuries in animals;

– accessories for medical devices (see Note 3 to entry);

– disinfection substances;

– devices incorporating animal and human tissues which may meet the requirements of the above definition but are subject to different controls.

Note 3 to entry: Accessories intended specifically by MANUFACTURERS to be used together with a “parent” medical device to enable that medical device to achieve its intended purpose should be subject to the same GHTF procedures as apply to the medical device itself. For example, an accessory will be classified as though it is a medical device in its own right. This may result in the accessory having a different classification than the “parent” device.

Note 4 to entry: Components to medical devices are generally controlled through the MANUFACTURER’S quality management system and the conformity assessment procedures for the device. In some jurisdictions, components are included in the definition of a “medical device”.

[SOURCE: IEC 80001-1:2010, definition 2.14]

**3.20**

**MEDICAL IT-NETWORK**

IT-NETWORK that incorporates at least one MEDICAL DEVICE [SOURCE: IEC 80001-1:2010, definition 2.16] **3.21**

**MONITORING**

ongoing review of all RISK MANAGEMENT activities and RISK CONTROL options that were put in place to achieve acceptable RISK in the use of MEDICAL IT-NETWORK(S).

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**3.22**

**OPERATOR**

person handling equipment

[SOURCE: IEC 80001-1:2010, definition 2.18]

**3.23**

**PATIENT**

individual awaiting or under medical care and treatment **3.24**

**PROCESS**

set of interrelated or interacting activities which transforms inputs into outputs [SOURCE: IEC 80001-1:2010, definition 2.19] **3.25**

**QUALITY OF SERVICE**

**QOS**

the capability or means of providing differentiated levels of networking performance in terms of traffic engineering (packet delay, loss, jitter, bit rate) to different data flows.

**3.26**

**RESIDUAL RISK**

RISK remaining after RISK CONTROL measures have been taken [SOURCE: IEC 80001-1:2010, definition 2.20] **3.27**

**RESPONSIBILITY AGREEMENT**

one or more documents that together fully define the responsibilities of all relevant stakeholders

[SOURCE: IEC 80001-1:2010, definition 2.21, modified – a note to the original definition, containing examples, has not been retained.]

**3.28**

**RESPONSIBLE ORGANIZATION**

**RO**

entity accountable for the use and maintenance of a MEDICAL IT-NETWORK

[SOURCE: IEC 80001-1:2010, definition 2.22, modified – a note to the original definition, containing examples, has not been retained.]

**3.29**

**RISK**

combination of the probability of occurrence of HARM and the severity of that HARM [SOURCE: IEC 80001-1:2010, definition 2.23] **3.30**

**RISK ANALYSIS**

systematic use of available information to identify HAZARDS and to estimate the RISK [SOURCE: IEC 80001-1:2010, definition 2.24] **3.31**

**RISK ASSESSMENT**

overall PROCESS comprising a RISK ANALYSIS and a RISK EVALUATION

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[SOURCE: IEC 80001-1:2010, definition 2.25]

**3.32**

**RISK CONTROL**

PROCESS in which decisions are made and measures implemented by which RISKS are reduced to, or maintained within, specified levels

[SOURCE: IEC 80001-1:2010, definition 2.26]

**3.33**

**RISK EVALUATION**

PROCESS of comparing the estimated RISK against given RISK criteria to determine the acceptability of the RISK

[SOURCE: IEC 80001-1:2010, definition 2.27]

**3.34**

**RISK MANAGEMENT**

systematic application of management policies, procedures and practices to the tasks of analyzing, evaluating, controlling, and MONITORING RISK

[SOURCE: IEC 80001-1:2010, definition 2.28]

**3.35**

**RISK MANAGEMENT FILE**

set of records and other documents that are produced by RISK MANAGEMENT [SOURCE: IEC 80001-1:2010, definition 2.29] **3.36**

**SAFETY**

freedom from unacceptable RISK of physical injury or damage to the health of people or damage to property or the environment

[SOURCE: IEC 80001-1:2010, definition 2.30]

**3.37**

**TOP MANAGEMENT**

person or group of people who direct(s) and control(s) the RESPONSIBLE ORGANIZATION accountable for a MEDICAL IT-NETWORK at the highest level

[SOURCE: IEC 80001-1:2010, definition 2.31]

**3.38**

**UNINTENDED CONSEQUENCE**

**UC**

unwanted and negative outcome of an event that results in one or more degraded KEY PROPERTIES

**3.39**

**VERIFICATION**

confirmation through provision of objective evidence that specified requirements have been fulfilled

Note 1 to entry: The term “verified” is used to designate the corresponding status.

Note 2 to entry: Confirmation can comprise activities such as:

– performing alternative calculations;

– comparing a new design specification with a similar proven design specification;

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– undertaking tests and demonstrations; and

– reviewing documents prior to issue.

Note 3 to entry: In design and development, VERIFICATION concerns the PROCESS of examining the result of a given activity to determine conformity with the stated requirement for that activity.

[SOURCE: IEC 80001-1:2010, definition 2.32]

**4 Prerequisites**

Before beginning the steps outlined within this technical report, the requirements in subclauses 3.1 to 4.3 of IEC 80001- 1:2010 need to be completed. Additionally, the RESPONSIBLE ORGANIZATION (RO) must be prepared to meet the requirements in subclauses 4.5 through 5.2. For example, the RISK MANAGEMENT policy and PROCESSES are in place; the RISK MANAGEMENT

plan is complete; any required are in place; probability, severity, and

RISK acceptability scales are defined.

For RISK MANAGEMENT of any system to proceed, the system must be defined. In the case of MEDICAL IT-NETWORKS, the network under analysis must be well defined and can already contain some existing controls. This will be important in Steps 3 and 4. For new MEDICAL IT-NETWORKS, this can be a preliminary design.

In addition to defining the system under analysis, fundamental information regarding RO specific use, needs, and concerns are needed in order to complete the RISK estimation. This is referred to as “context” of use and includes information such as:

– acuity of PATIENTS;

– clinical workflow;

– clinical staffing and competencies;

– INTENDED USE/clinical or business use case; and

– clinical and business criticality of the systems/applications using the network.

The steps described in this report will generally be executed by a team of individuals within the RESPONSIBLE ORGANIZATION. It is recommended to have representation from multiple departments, including IT, biomedical engineering, clinical, and RISK MANAGEMENT. The makeup of the team should align with existing structures within the organization.

**5 Study of terms used in RISK MANAGEMENT**

**5.1 Overview**

RISK MANAGEMENT is a very large field of study. This technical report provides an introduction to this subject with examples that can be undertaken with minimal knowledge. It provides step by step instructions for undertaking a RISK ASSESSMENT PROCESS.

IEC 80001-1 provides a RISK MANAGEMENT philosophy. As there are several RISK MANAGEMENT philosophies available, this one might or might not be completely in line with RISK MANAGEMENT approaches and techniques already in place at the RO. The RO should consider taking appropriate steps to reconcile the differences in methodology and terminology.

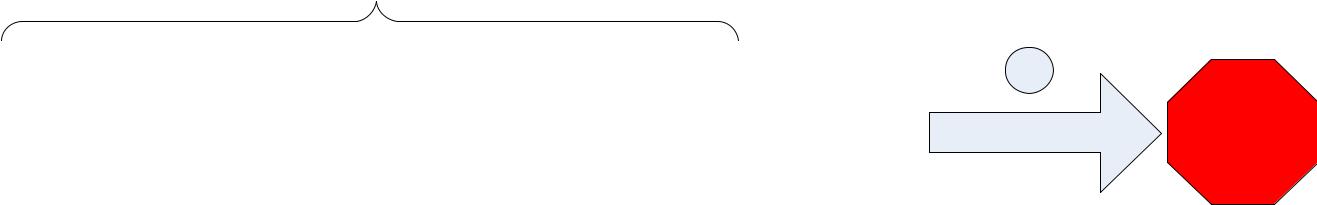
[Figure 1](#page26) shows the basic flow of concepts from HAZARD to HAZARDOUS SITUATION to UNINTENDED CONSEQUENCE.

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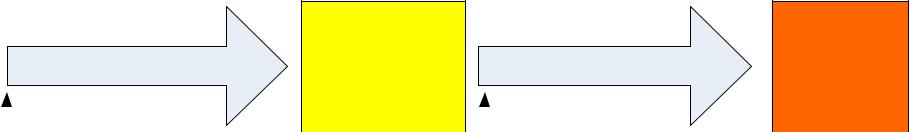
**UNINTENDED CONSEQUENCE**

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P1



P2



|  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
|  |  |  |  |  |  | **Hazardous** |  | **Unintended** |
|  | Sequence of events leading to | Hazard |  |  | Sequence of events leading to | **situation** | Sequence of events – |
|  | creation of hazard |  |  |  | person exposure to hazard | (person exposed | Hazard leading to harm | **consequence** |
|  |  |  |  |  |  | to hazard) |  |  |
|  |  |  |  |  |  |  |  |  |
|  |  |  |  | |  |  |  |  |
| Cause | |  | Cause | | |  |  |  |



*IEC 1289/12*

**Figure 1 – Basic flow of concepts from HAZARD to HAZARDOUS SITUATION**

**to**

**5.2 HAZARDS**

IEC 80001 -1 addresses three KEY PROPERTIES (SAFETY , EFFECTIVENESS, and DATA AND SYSTEMS SECURITY), each of which can be subject to single or combined HAZARDS and HAZARDOUS SITUATIONS.

Consider HAZARDS as categories of things that could be detrimental to one or more of the three KEY PROPERTIES. Concrete examples include electrical energy, suspended masses, high temperatures, etc., but functional and operational failures must also be considered as HAZARDS. For example, failure of a defibrillator to power up at a time when it is needed is dangerous. In the case of MEDICAL IT- NETWORKS, many of the HAZARDOUS SITUATIONS that can develop are related to the HAZARD “loss of function” (e.g., the MEDICAL IT-NETWORK fails to deliver the data).

HAZARDS are hierarchical and can be organized as such. For example, regarding the HAZARD “energy”, this can be broken down into thermal energy, mechanical energy, and electrical energy, which are also HAZARDS. Further subdividing – high temperature, torsion, and high voltage are all HAZARDS. This hierarchical approach can be used to organize RISK ANALYSIS and documentation. For example, high temperatures in a communications cabinet can be a cause of failures to IT equipment. ELECTROMAGNETIC INTERFERENCE can also be a cause of failure in IT-

NETWORKS.

Many HAZARDS are inherent to the properties of the device or system, whereas some develop during the life of the system. For example, high temperature is a HAZARD. A cook -top is intended to be hot (inherent to the system), but an overheated surface of a machine might develop after a failure in the machine. As another example, sharp edges are also a type of HAZARD. A knife is intended to be sharp, but a metal burr on a metal enclosure might form during manufacturing. Loss of network function as a HAZARD could develop during the use of networked devices.

**5.3 HAZARDOUS SITUATIONS**

A HAZARD is a potential source of UNINTENDED CONSEQUENCE. A sharp knife, an icy sidewalk, even a blizzard can be considered a HAZARD. A HAZARDOUS SITUATION is a circumstance in which a person, property, or the environment is exposed to one or more HAZARDS. A HAZARDOUS SITUATION must occur for there to be possibility of UNINTENDED CONSEQUENCE. For example, if no-one ever walks on an icy sidewalk (HAZARDOUS SITUATION ), the icy sidewalk itself is still a HAZARD , but there is no possibility of UNINTENDED CONSEQUENCE if the HAZARDOUS SITUATION never occurs.

Multiple different HAZARDOUS SITUATIONS can develop from a single HAZARD, each with different levels of RISK . Given the HAZARD “loss of connectivity”, several HAZARDOUS SITUATIONS can develop, such as failure to update medical records, delay in dispatching new physician's orders, inability to determine if equipment is operating correctly, inability to update a formulary on an IV pump, failure to transmit an active alarm, etc.

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With the information given in a HAZARDOUS SITUATION along with the MEDICAL IT-NETWORK definition and context (clinical use case, clinical functionality/workflow, PATIENT acuity, data sensitivity, etc.), UNINTENDED CONSEQUENCES can be determined. In the case of lost connectivity, what data was lost and to whom it belonged are important factors in determining UNINTENDED CONSEQUENCES. Loss of alarm data for a high acuity PATIENT will carry different RISK than loss of electronic medical record data at a walk-in clinic.

**5.4 Foreseeable sequences of events and causes**

A foreseeable sequence of events transforms the HAZARD into a HAZARDOUS SITUATION. A sequence of events can also lead up to a HAZARD that is not inherent to the MEDICAL IT- NETWORK and then lead to a HAZARDOUS SITUATION. The initial event is referred to as the cause. In the case of a MEDICAL IT-NETWORK, a cause can be network congestion that results in a HAZARD such as lost connectivity. A HAZARDOUS SITUATION occurs when a PATIENT or the organization is exposed to this HAZARD, potentially leading to one or more of the 3 KEY PROPERTIES being negatively affected.

The cause answers the question “why is someone/something in the HAZARDOUS SITUATION?” For simplicity, consider cause the point at which things went wrong (network design flaw, network component failure, etc.), and this is one of the points where RISK CONTROL measures can effectively be applied.

**5.5 UNINTENDED CONSEQUENCE**

The RISK MANAGEMENT PROCESS used in IEC 80001-1 follows the RISK MANAGEMENT PROCESS of ISO 14971. It is important to note that the realm of RISKS addressed by IEC 80001-1 and this technical report is broader than that of ISO 14971, even though it uses identical terms. HARM as defined in ISO 14971 is related to IEC 80001 KEY PROPERTY SAFETY only (physical injury) whereas in IEC 80001-1 HARM is defined to address all three KEY PROPERTIES: SAFETY, EFFECTIVENESS and DATA AND SYSTEMS SECURITY. To avoid a single domain interpretation of RISK MANAGEMENT (SAFETY only) this Technical Report explains RISK MANAGEMENT using the more neutral term “ UNINTENDED CONSEQUENCE” (or “UC”). A physical injury would be an UNINTENDED CONSEQUENCE of a RISK to SAFETY. A HAZARD could be a potential source of a security breach or reduced effectiveness, in addition to physical injury. RISK MANAGEMENT of MEDICAL IT-NETWORKS requires involvement of multiple disciplines that can use domain specific terms regarding RISK, RISK MANAGEMENT or HAZARDS. UNINTENDED CONSEQUENCE is used in this document as a generically descriptive term.

[Table 1](#page28) gives an overview of the relationship between the terms used.

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**Table 1 – Relationship of KEY PROPERTIES, SAFETY, EFFECTIVENESS and DATA AND SYSTEMS**

**SECURITY with associated UNINTENDED CONSEQUENCE as used in this technical report**

|  |  |  |  |
| --- | --- | --- | --- |
| KEY PROPERTY | SAFETY | EFFECTIVENESS | DATA AND SYSTEMS |
|  |  |  | SECURITY |
|  |  |  |  |
| Definition of KEY | Freedom from | Ability to produce | An operational state of a |
| PROPERTY | unacceptable | the intended result | MEDICAL IT-NETWORK in |
|  | combination of | for the PATIENT and | which information assets |
|  | probability and | the RESPONSIBLE | (data and systems) are |
|  | severity of physical | ORGANIZATION | reasonably protected from |
|  | injury or damage to |  | degradation of |
|  | the health of |  | confidentiality, integrity, |
|  | people, or damage |  | and availability |
|  | to the property or |  |  |
|  | the environment |  |  |
|  |  |  |  |
| Description of | Physical injury or | Reduction in | Breach of DATA AND |
| UNINTENDED | damage to the | EFFECTIVENESS | SYSTEMS SECURITY |
| CONSEQUENCE | health of people, or |  |  |
|  | damage to the |  |  |
|  | property or the |  |  |
|  | environment, |  |  |
|  |  |  |  |

For a more detailed treatment of how IT security terms relate to SAFETY RISK MANAGEMENT terms, see IEC/TR 80001-2-2. The phrase “breach of DATA AND SYSTEMS SECURITY” is approximately equivalent to an executed exploit in the domain of IT security (i.e., cyber security). A system vulnerability is a system attribute that, when demonstrably exploitable, becomes a HAZARD that can, in turn, lead to a breach event. Although sometimes overlapping in everyday use, vulnerabilities can lead to HARM but cannot be perceived as an immediate danger but a threat tends to be a more palpable, immediate danger with potential to HARM (HAZARDOUS SITUATION) DATA AND SYSTEMS SECURITY (e.g., a vulnerability with a large payoff if exploited).

For information on applying security RISK MANAGEMENT at the organizational level see ISO/IEC 27001:2005, ISO/IEC 27002:2005, ISO/IEC 27799:2008. For the incorporation of a MEDICAL DEVICE onto an IT-NETWORK , some might choose to use ISO/IEC 27005:2011 for IT security RISK MANAGEMENT PROCESSES that can be adapted to complement the ISO 14971-based RISK PROCESS in IEC 80001-1 (i.e., SAFETY, EFFECTIVENESS, and DATA AND SYSTEMS SECURITY).

**5.6 RISK CONTROL measures (mitigations)**

RISK CONTROL measures are also referred to as mitigations. Mitigations can be applied to lower the probability of occurrence of a HAZARDOUS SITUATION (lowering P1 in [Figure 1)](#page26). Additionally, given the occurrence of the HAZARDOUS SITUATION, RISK CONTROLS can also be used to limit the probability of occurrence of an UNINTENDED CONSEQUENCE resulting from the HAZARDOUS SITUATION (lowering P2 in [Figure 1)](#page26).

For example, a network link down can lead to a HAZARDOUS SITUATION where a centralized clinician is not notified of a PATIENT alarm at the bedside. To lower P1, a redundant link can be added to allow failover. In this case, the link down would not cause the HAZARDOUS SITUATION. To lower P2, a “link down” alarm can be displayed at the centralized location, alerting the clinician of the situation. In this case, the HAZARDOUS SITUATION occurred, but the probability of occurrence of

an UNINTENDED CONSEQUENCE is lower.

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RESIDUAL RISK

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**5.7 Degrees of RISK**

It is generally accepted that, although marginal improvements in RISK levels are always possible in principle, as a practical matter zero RISK is unattainable. It is also generally accepted that there is an upper limit above which RISKS are deemed to be unacceptable barring extraordinary circumstances, and must either be reduced, whatever the cost, or the activity giving rise to the RISK cannot be implemented or must be discontinued.

RISKS below the upper limit are generally considered acceptable, yet can contain RESIDUAL RISKS that could or should be reduced simply because it is easily possible to significantly reduce these RISKS. It is also possible to have a level of RESIDUAL RISK for a given HAZARDOUS SITUATION that is so small that RISK reduction is never really effective or even necessary. Therefore degrees of RISK can be put into categories defined by:

– a higher limit above which RISKS are considered unacceptable;

– a lower limit below which RISKS are regarded as being “broadly acceptable” and therefore requiring no action to effect further reduction;

– a range between the upper and lower limits in which RISK acceptability or RISK reduction needs further consideration. These considerations should follow pre-defined policies and can include reducing the RISK if reasonably practicable, special team reviews (IT, clinical) or review boards, rationales, or management signoff.

Note that "reasonably practicable" is a narrower term than “physically possible”. It involves an analysis of the time, effort and expense involved with implementing the RISK CONTROL option which should not be disproportionate to the reduction of RISK it provides. It is possible to have a RISK that has been reduced as far as reasonably practicable, yet still falls in the high level of RISK. Conversely, organizations can choose to continue to reduce RISKS in the low range, if RISK CONTROL measures are easily applied. In the moderate range, the RISK MANAGEMENT policy can either require or strongly recommend reduction if reasonably practicable. It is advised to report

the practicability analysis as part of the report.

**5.8 Checking wording**

[Table 2](#page29) shows methods for checking accurate and appropriate wording of causes, HAZARDOUS SITUATIONS, and UNINTENDED CONSEQUENCES.

**Table 2 – Methods for checking accurate and appropriate wording of causes,**

**HAZARDOUS SITUATIONS, and UNINTENDED CONSEQUENCES**

|  |  |  |  |
| --- | --- | --- | --- |
|  | **Must be defined clearly** | **Overly-broad examples** | **More specific examples,** |
|  | **enough to…** | **(difficult to determine** | **(rankings more easily** |
|  |  | **rankings)** | **evaluated)…** |
|  |  |  |  |
| Cause | Determine P1 | “Lost connectivity” is very broad | “Power loss” |
|  |  |  | “Cleaning crew unplugs |
|  |  |  | switch” is even more easily |
|  |  |  | evaluated. |
|  |  |  |  |
| HAZARDOUS | Determine possible | Waveform display is choppy and | Waveform display is choppy |
| SITUATION, along | negative UNINTENDED | incomplete | and incomplete. Delay in |
| with defined context | CONSEQUENCES and |  | provision of care because |
|  | associated P2s |  | remote clinician is unable to |
|  |  |  | evaluate PATIENT ECG |
|  |  |  | waveform. |
|  |  |  |  |
| UNINTENDED | Determine severity (S) | Delayed treatment | Treatment delayed up to |
| CONSEQUENCES |  |  | 15 min leads to PATIENT |
|  |  |  | injuries such as minor organ |
|  |  |  | damage. |
|  |  |  |  |

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**6 The steps**

**6.1 Overview of the steps**

**STEP 1:** Identify HAZARDS.

**STEP 2:** Identify causes and resulting HAZARDOUS SITUATIONS.

**STEP 3:** Determine UNINTENDED CONSEQUENCES and estimate potential severities.

**STEP 4:** Estimate the probability of the UNINTENDED CONSEQUENCE.

|  |  |
| --- | --- |
|  | By estimating probability and severity of UNINTENDED CONSEQUENCE, you have |
|  | estimated RISK. |
|  | Iterate STEPS 1 through 4, using both top-down and bottom-up approaches. |
|  | There can be multiple HAZARDOUS SITUATIONS per HAZARD, multiple causes per |
| **STEP 5:** | HAZARDOUS SITUATION, multiple HAZARDOUS SITUATIONS per cause. |
| Evaluate RISK against pre-determined RISK acceptability criteria. |
| **STEP 6:** | Identify and document proposed RISK CONTROL measures and re-evaluate RISK (i.e. |
| **STEP 7:** | return to STEP 3). |
| Implement RISK CONTROL measures. |
| **STEP 8:** | Verify RISK CONTROL measures. |
| **STEP 9:** | Evaluate any new RISKS arising from RISK CONTROL. |
| **STEP 10:** | Evaluate and report overall RESIDUAL RISK. |

**6.2 A basic example using the 10 steps**

**6.2.1** **General**

The following is a basic example of executing the 10 steps which illustrates the PROCESS and clarifies the definition of terms. It is not an example of MEDICAL IT-NETWORK RISK MANAGEMENT, but an example that the RESPONSIBLE ORGANIZATION owning a MEDICAL IT-NETWORK can relate to. There are multiple other examples throughout this Technical Report that are specific to IT-

NETWORKs.

For RISK ANALYSIS to begin, the system under analysis must be defined. In this case, it is a trained surgeon in closed toed shoes in an OR using a Model X scalpel. Refer to [Figure 2.](#page31)

**6.2.2** **Initial RISK – Steps 1 – 5 (Figure 2)**

**STEP 1**: Identify the HAZARD: *Sharp edge on scalpel.*

**STEP 2**: Identify causes and resulting HAZARDOUS SITUATIONS:

Cause = *Slippery handle*.

Sequence of events = *Clinician drops scalpel, scalpel falls unimpeded onto clinician’s* *foot.*

HAZARDOUS SITUATION *= Clinician exposed to an uncontrolled sharp edge.*

**STEP 3**: Document the UC and estimate the potential severity of the UC:

*The UC is laceration, the severity is low*

**STEP 4**: Estimate the probability of UC:

*Occasional*

NOTE This is the comprehensive probability (P1 and P2) of the entire chain, including the laceration.

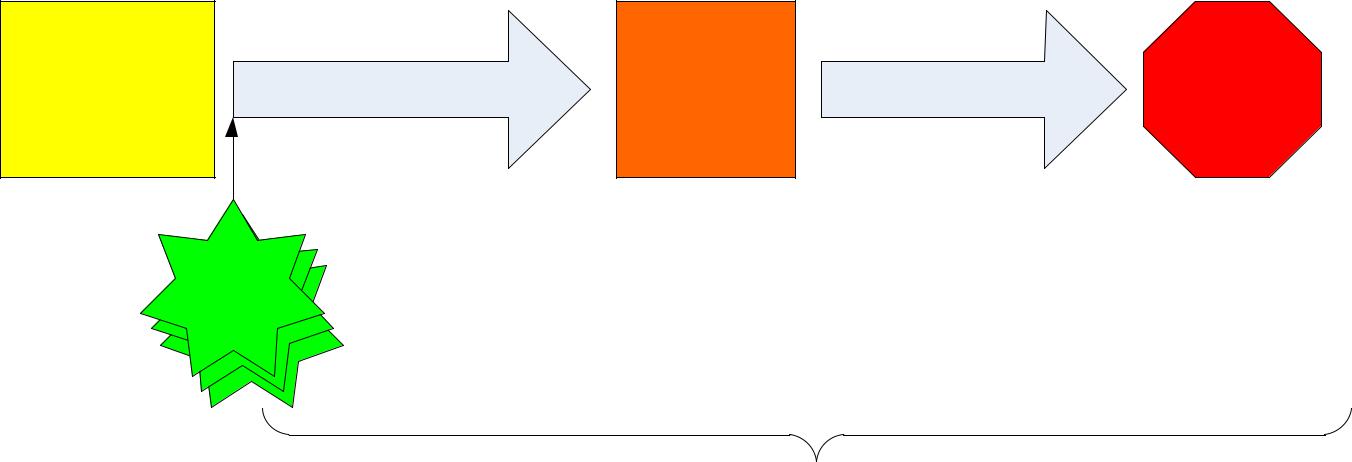
**STEP 5**: Evaluate RISK against pre-determined RISK acceptability criteria:

*Moderate* (use [Table D.3)](#page69). Evaluation includes answering the question “Is the RISK low enough to go live?”

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|  |  |  |
| --- | --- | --- |
| Sharp edge |  | Clinician |
| Clinician drops knife | exposed to |
| on scalpel | (STEP 2) | sharp edge |
| (STEP 1) |
|  |  | (STEP 2) |
|  | Slippery |  |
|  | handle |  |
|  | (STEP 2) |  |



Clinician is cut by sharp edge

**Laceration**

Severity =

LOW

(STEP 3)

|  |
| --- |
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|  |  |  |
| --- | --- | --- |
|  | Probability = Remotel |  |
|  | (STEP 4) |  |
|  | Risk Level = Acceptable | *IEC 1290/12* |
|  | (STEP 5) |
|  | **Figure 2 – Steps 1 – 5: HAZARD identification through RISK EVALUATION** |  |
| **6.2.3** | **RISK CONTROL and final RISK – Steps 6 – 10 (Figure 3)** |  |
| **STEP 6**: Identify and document proposedRISK CONTROLmeasures and evaluate | | individual |
|  | RESIDUAL RISK: |  |



RISK CONTROL *Measure: Use Model Y of scalpel that has a slip resistant grip. (This* *lowers P1, and therefore lowers overall probability.)*

Now return to STEP 3.

*New probability = Remote.*

*Severity has not changed because the UC has not changed.*

The new RESIDUAL RISK is now *acceptable.*

**STEP 7**: Implement RISK CONTROL measures: *Trial run*

**STEP 8**: Verify RISK CONTROL measures:

1. Verify implementation *by inspection of stock*
2. Verify effectiveness *–– pilot, research,* *MANUFACTURER* *studies, etc.*

**STEP 9**: Evaluate any new RISKS arising from RISK CONTROL:

*For example: Model Y scalpel results in loss of articulation for surgeon. This would launch the whole 10-step RISK MANAGEMENT PROCESS over again.*

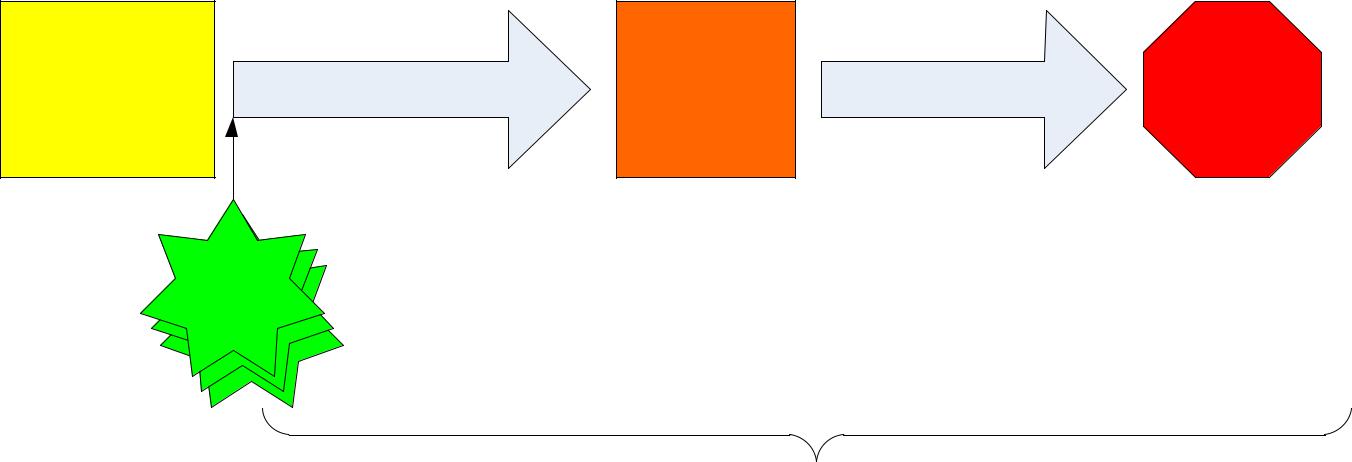
**STEP 10**: Evaluate and report overallRESIDUAL RISK:

*This* RISK *as described above would be added to all other* RESIDUAL RISKS*. The policy for evaluating overall* RESIDUAL RISK *could then be applied.*

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|  |  |  |
| --- | --- | --- |
| Sharp edge |  | Clinician |
| Clinician drops knife | exposed to |
| on scalpel | (STEP 2) | sharp edge |
| (STEP 1) |
|  |  | (STEP 2) |
|  | Slippery |  |
|  | handle |  |
|  | (STEP 2) |  |



Clinician is cut by sharp edge

**Laceration**

Severity =

LOW

(STEP 3)

|  |
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Probability = Remotel

(STEP 4)



Risk Level = Acceptable

(STEP 5) *IEC 1290/12*

**Figure 3 – Steps 6 – 10: RISK CONTROL measures through overall RESIDUAL RISK**

[Figure 4](#page33) illustrates how this example might be documented following the summary RISK ASSESSMENT register format used in this technical report.

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|  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| # | HAZARD | HAZARDOUS | Cause(s), Contributing | UNINTENDED | Initial RISK | |  | Mitigation/ RISK | Reference to responsible | RESIDUAL RISK | | |
|  |  | SITUATION | factor(s) | CONSEQUENCE |  |  |  | CONTROL measures | organization specifications, |  |  |  |
|  |  |  |  |  |  |  | by design, | policies or test reports or to |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | protective measures | other item in this document |  |  |  |
|  |  |  |  |  | Severity | Probability | RISK | or clinical PROCESS, | (whatever is applicable for | Severity | Probability | RISK |
|  |  |  |  |  | or | traceability) |
|  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | information for |  |  |  |  |
|  |  |  |  |  |  |  |  | SAFETY |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |
| 1 | HAZ01. | HS01. Clinician | C01. Slippery Model X | Foot | Low | Occasional | Moderate | RC01. Use Model Y | Reference: Materials | Low | Remote | Low |
|  | Sharp | exposed to | scalpel handle. Clinician | laceration |  |  |  | scalpel that has a | management and the OR |  |  |  |
|  | edge | uncontrolled | drops scalpel, scalpel |  |  |  |  | slip resistant grip. | Procedure Control |  |  |  |
|  |  | sharp edge. | falls unimpeded. |  |  |  |  |  | Committee’s meeting |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  | *IEC* | *1291/12* |
|  |  |  | **Figure 4 – Sample summary RISK ASSESSMENT register format** | | | | | | |  |  |  |

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**7 IEC 80001-1:2010, Subclause 4.4: Step by step**

**7.1 General**

RISK MANAGEMENT using the 10 steps described in this clause is an iterative PROCESS which may not be completed in one iteration. For various reasons, it might be necessary or advisable to loop back and repeat any activity because of evaluation results. Readers should feel encouraged that iteration is “allowed” and normal during all stages of a RISK MANAGEMENT PROCESS.

These 10 steps are considered to be universally applicable to all changes, large or small. The team executing these steps can apply them in a manner proportional to the size and effects of a change. A change to an existing MEDICAL IT-NETWORK can, for instance, require only a minor update of the already available RISK MANAGEMENT information.

**7.2 Application of Subclause 4.4.1: Document all RISK MANAGEMENT elements**

For each MEDICAL IT-NETWORK, establish and maintain a table or database that lists each HAZARDOUS SITUATION that can develop during operation of the network, along with its associated causes/probabilities and associated UNINTENDED CONSEQUENCES/severities. For the purposes of this technical report, this table will be referred to as the RISK ASSESSMENT register. The completed register will summarize the individual and overall RISKS associated with this particular MEDICAL IT-NETWORK. This register will be developed using the steps below and will be a living document that can change with subsequent changes to the network, or as a result of MONITORING after go-live.

For large networks, the register could potentially become quite large. Also, consider that one cause can lead to multiple HAZARDOUS SITUATIONS, or multiple causes can lead to one HAZARDOUS SITUATION . For these reasons, care should be taken in formatting the RISK ASSESSMENT register. A database can be considered to manage the relationship between HAZARDOUS SITUATIONS and causes.

**7.3 Note about RISK EVALUATION**

Subclause 4.4.2 of IEC 80001- 1:2010 calls for the following activity: “For each identified HAZARD, the RESPONSIBLE ORGANIZATION shall estimate the associated RISKS ”. Although this step occupies only a single sentence in the IEC 80001-1:2010 standard, it is a multi-step PROCESS requiring both a RISK MANAGEMENT plan for the MEDICAL IT-NETWORK and a RISK ANALYSIS procedure to be in place before it can be executed. Steps 2 through 4 below apply to this activity.

This RISK MANAGEMENT plan must define the scale and acceptability criteria for RISK (see 4.3.5 of IEC 80001-1:2010) and should also include probability and severity scales. Refer to Appendix D in this technical report for the particular scales used in the examples in the next clause.

**7.4 The 10-step PROCESS**

**7.4.1** **STEP 1: Identify HAZARDs and HAZARDOUS SITUATIONs**

The first step in RISK MANAGEMENT is to identify the HAZARDS. When using top-down analysis, start with the HAZARD and then identify the ways in which a HAZARDOUS SITUATION can be triggered (causes). When using a bottom-up approach, identify all the ways something can fail (causes), then determine if these failure modes can result in a HAZARD or HAZARDOUS SITUATION. In either case, there is benefit in identifying the HAZARDs first, which is why that is the first step in RISK MANAGEMENT per IEC 80001-1.

It is recommended to use both methods (top-down and bottom-up) to arrive at a complete list of HAZARDs and HAZARDOUS SITUATIONS associated with the MEDICAL IT-NETWORK. Fault tree analysis (FTA), is a typical top-down method and failure modes and effects analysis (FMEA) is a typical bottom-up method.

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Loss of function and more specific versions of it are HAZARDS that must be considered. Use the list in Annex A and the questions provided in Annex B of this document to help identify HAZARDS associated with the MEDICAL IT-NETWORK under analysis.

**7.4.2** **STEP 2: Identify causes and resulting HAZARDOUS SITUATIONS**

**7.4.2.1** **General**

For each identified HAZARD, consider causes and sequences of events which could lead to the HAZARD or to a HAZARDOUS SITUATION. The list of common potential causes in Annex A can help facilitate your analysis. The examples in this technical report can assist in identifying a complete list of causes and HAZARDS.

As the list of potential causes is developed and connections are made between causes and HAZARDOUS SITUATIONS, additional HAZARDOUS SITUATIONS or causes can be identified. For example, once a cause has been identified that leads to a HAZARDOUS SITUATION, consider that cause again to determine if there are any other HAZARDOUS SITUATIONS it could lead to, thus making a connection between causes (that led to at least one known HAZARDOUS SITUATION) and other HAZARDOUS SITUATIONS. Continue until the list of HAZARDOUS SITUATIONS and associated causes is satisfactorily complete. Although it is important to identify all relevant HAZARDOUS SITUATIONS and associated causes, this inherits a high complexity and can be overwhelming especially during the first implementation of RISK MANAGEMENT activities. To reduce complexity, consider starting with a limited number of known HAZARDOUS SITUATIONS. The number can then be gradually increased, thus avoiding excessive demand in identification of all possible HAZARDOUS SITUATIONS and associated causes.

Causes of HAZARDS and HAZARDOUS SITUATIONS can also be non-technical in nature. User errors and organizational mismatches need to be considered. A recommended way to cover such areas of possible causes is to involve knowledgeable users in the RISK MANAGEMENT PROCESS.

Consider HAZARDOUS SITUATIONS related to each of the KEY PROPERTIES ─ physical injury, loss of effectiveness, or breach of security.

**7.4.2.2** **Multiple causes per HAZARDOUS SITUATION**

Several different causes can in the end lead to a single HAZARDOUS SITUATION. It is essential that all causes are considered separately. Although the effect (UNINTENDED CONSEQUENCE/severity) of a HAZARDOUS SITUATION can be the same with different causes, the probability and overall RISK of that HAZARDOUS SITUATION might not.

For example, all of the following causes can lead to a loss of function HAZARD, or more specifically a loss of connectivity:

– cable in duct damaged from work in cable duct;

– cable in duct damaged at installation;

– cable unintentionally or intentionally disconnected in patch cabinet;

– unintentional or intentional disconnection in PATIENT room;

– overloaded link;

– poor network design;

– switch failure;

– network configuration error;

– IP ADDRESS conflict;

– EMI (ELECTROMAGNETIC INTERFERENCE);

– RF (radio frequency) dropout;

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– virus;

– deterioration of equipment, cables, etc.

**7.4.2.3** **Multiple HAZARDOUS SITUATIONS per cause**

Also note that a single cause can lead to multiple HAZARDOUS SITUATIONS, and different levels of RISK can result depending on the details and context of each different HAZARDOUS SITUATION. It is important that all HAZARDOUS SITUATIONS are considered and recorded in order to account for all RISK levels. For example, loss of network connection for a high acuity ward, such as a neonatal intensive care unit, is a higher RISK to the PATIENTS than when the network connection is lost for a low acuity ward.

For example, all of the following HAZARDOUS SITUATIONS can result from a cable fault:

– failure to deliver PATIENT related data such as lab results or drug dosages;

– failure to display medications due to be administered;

– loss of monitoring;

– inability to admit a PATIENT in the emergency room.

**7.4.3** **STEP 3: Determine UNINTENDED CONSEQUENCES and estimate the potential severities**

For each HAZARDOUS SITUATION, determine the UNINTENDED CONSEQUENCE that might result for the PATIENT, clinician, organization, etc. Estimate the potential severity of that UNINTENDED CONSEQUENCE. The UNINTENDED CONSEQUENCE might be injury of a PATIENT or clinician, loss of the organization’s ability to effectively deliver quality care to PATIENTS, or exposed HEALTH DATA and subsequent consequence to the PATIENT’s or organization’s reputation. These track directly to the KEY PROPERTIES of IEC 80001-1 of SAFETY, EFFECTIVENESS, and DATA AND SYSTEMS SECURITY (see [Table 1)](#page28).

**7.4.4** **STEP 4: Estimate the probability of UNINTENDED CONSEQUENCE**

**7.4.4.1** **General**

For each HAZARDOUS SITUATION / cause combination, determine the probability that the defined UNINTENDED CONSEQUENCE occurs (combination of P1, and P2 in [Figure 1)](#page26). This probability can be considered in two components – the probability that the cause actually leads to the HAZARDOUS SITUATION (P1 in [Figure](#page26) 1), and the probability that once the HAZARDOUS SITUATION occurs the UNINTENDED CONSEQUENCE of the defined severity results (P2 in [Figure 1)](#page26). An organization can choose to formally define a method for combining P1 and P2.

As described in 5.2, some HAZARDS are inherent to the system and some arise from a cause. For simplicity, consider the probability of the sequence of events that ultimately leads to the HAZARDOUS SITUATION. This probability is called P1, and includes the creation of the HAZARD if it was not present already. In terms of loss of function, particularly for a network, the relevant sequences of events are usually those that lead to the specific loss of function HAZARD, such as loss of data, incorrect data, or incorrect timing of data delivery.

Also, it is acknowledged that estimation of probability is difficult and not precise. Monitoring and EVENT MANAGEMENT can be used to refine the estimation in future revisions. Refer to Annex E for more information on monitoring.

**7.4.4.2** **Probability estimations**

To evaluate probability of occurrence for a particular HAZARDOUS SITUATION, it can be helpful to evaluate the probability of each associated cause independently, and conceptually combine these to an estimated probability for the HAZARDOUS SITUATION. Note that the overall probability of occurrence of the HARM includes the probability of occurrence of the HAZARDOUS SITUATION conditional probability of the defined UNINTENDED CONSEQUENCE occurring once the HAZARDOUS

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SITUATION is present. Use all the information available (defined HAZARDOUS SITUATIONS, all related causes, context, defined UCs, etc.) to estimate probability.

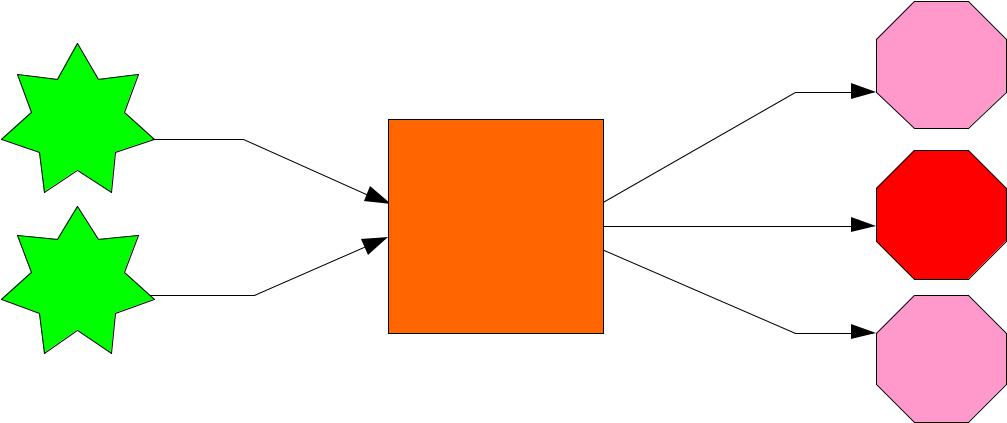
Refer to [Figure 5](#page37) and note the following:

– P1 can be evaluated for a particular cause regardless of what HAZARDOUS SITUATION the cause leads to. In fact, the cause can lead to more than one HAZARDOUS SITUATION. Consider keeping an independent list of causes and associated P1s.

– Severity can be evaluated for any UNINTENDED CONSEQUENCE regardless of what HAZARDOUS SITUATION it arises from. In fact, a particular UNINTENDED CONSEQUENCE can result from several different HAZARDOUS SITUATIONS. Consider keeping an independent list of common UNINTENDED CONSEQUENCE and associated severities.

– P2 is specific to a particular *combination* of HAZARDOUS SITUATION and UNINTENDED CONSEQUENCE. In the approach described in this technical report, one primary UC is considered for each HAZARDOUS SITUATION (HARM-j in the figure below). In reality, a given HAZARDOUS SITUATION can result in different UCs with different severities and values of P2. Of all potential UCs identified, the UC selected as primary is the UC that, given the same P1, results in the highest RISK level (see Step 5). In some examples, if P2 is lowered through RISK CONTROL measures to negligible or impossible, a different UC with a lower severity might become the primary in subsequent iterations of analysis. An alternate approach is to consider each UC independently and evaluate RISK for each. This approach is more thorough and detailed, but requires a more sophisticated RISK ANALYSIS report to manage.

– The overall probability for the HAZARDOUS SITUATION is a function of P1a and P1b, as well as the particular P2 for the UC that was used.



|  |  |  |  |
| --- | --- | --- | --- |
|  |  |  | **HARM-i** |
|  |  |  | SEVERITY |
| Cause |  | P2x | (i) |
|  |  |
| (P1a) |  |  |
|  | **HAZARDOUS** | P2y | **HARM-j** |
|  | **SITUATION** | SEVERITY |
| Cause | (person exposed | P2z | (j) |
| to HAZARD) |  |
| (P1b) |  |  |  |
| ... |  |  | **HARM-k** |
|  |  | (k) |
|  |  |  | SEVERITY |

|  |  |
| --- | --- |
| **Figure 5 – Relation of cause to HARM** | *IEC 1292/12* |
|  |

**7.4.5** **STEP 5: Evaluate RISK**

At this point, a primary UC with a particular severity has been identified for each HAZARDOUS SITUATION and the overall probability of occurrence has been estimated for each of these primary UCs.

RISK is a function of severity and probability. For example, a short-term pain is acceptable at a higher probability of occurrence than would be morbidity or mortality where the severity is so high that the probability must be very low to achieve acceptability. RISK levels should be predefined by the RESPONSIBLE ORGANIZATION for all possible probability and severity combinations and compared against predetermined acceptability criteria. It is common practice to summarize this in a RISK acceptability matrix, see Annex D for an example. For each HAZARDOUS SITUATION, apply the RISK acceptability criteria defined in the RISK MANAGEMENT plan to evaluate whether the RISK is acceptable.

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In this Technical Report, the example RISK acceptability matrix has been subdivided into 3 areas

– high, moderate, and low. High is considered unacceptable. Low is considered acceptable. Moderate RISK must follow policies defined in the RISK MANAGEMENT plan, which can include reduction if reasonably practicable, further organizational reviews, etc. Refer to Annex D for the acceptability matrix and a flow chart describing application of STEPs 5 and 6. In this technical report, it is assumed that RO policy requires moderate RISK to be investigated for further RISK reduction if practicable.

**7.4.6** **STEP 6: Identify and document proposed RISK CONTROL measures and re-evaluate RISK (return to Step 3)**

**7.4.6.1** **General**

If the evaluation in STEP 5 shows that the RISK is high, RISK CONTROL options need to be identified (this step). Often there will be more than one way to reduce RISK so the best RISK CONTROL measures need to be selected.

If the evaluation in STEP 5 shows that the RISK is moderate, than, per the assumption used in this TR as stated above, further RISK CONTROL options need to be identified (this step) and implemented if they are reasonably practicable. If further RISK reduction for those RISKS is not practicable, or if the RO policies nevertheless determine that the RISK for this case is acceptable, STEPS 7 through 9 can be omitted.

If the evaluation in STEP 5 has shown that the RISK is low, further RISK CONTROL options are not needed and STEPS 6 through 9 can be omitted.

**7.4.6.2** **Identify RISK CONTROL measures**

As explained in 4.6 RISK CONTROL measures can reduce the probability of occurrence of the HAZARDOUS SITUATION, or can reduce the probability of occurrence of UNINTENDED CONSEQUENCEs once a HAZARDOUS SITUATION has occurred. For example, RISK resulting from a single point of failure can be reduced by eliminating that single point of failure (e.g. redundant link) or by reducing effects of failure (e.g. notification of link down).

As specified in 4.4.4.1 of IEC 80001-1:2010, when assessing which RISK CONTROL measures to implement, the following options should be considered in the priority order listed:

1. Inherent control by design (e.g. proper network capacity planning). The preferred means of controlling RISK is to eliminate or reduce its potential through design of the network system or components.
2. Protective measures (e.g. monitoring network capacity usage and alarming on limit violations). If the RISK cannot be eliminated or reduced to acceptable levels by design, then implementing a protective measure is another option. This option is less desired since it would typically require a response, which can be variable in predictability. This category can also include specific clinical or IT PROCESSES.
3. Information for assurance of the KEY PROPERTIES (e.g. warnings, user documentation, training). Providing information on the RISK is considered less effective as a RISK CONTROL option because it can rely on recognition of the RISK, along with a response.

Examples of RISK CONTROL measures are included in IEC 80001-1 and also in the practical examples clause (Clause [8)](#page43) of this document.

The RISK CONTROL measures selected need to be documented in the MEDICAL IT-NETWORK RISK MANAGEMENT FILE. If the RESPONSIBLE ORGANIZATION decides, as a result of RISK MANAGEMENT activities, that a specified type of routine change can be performed with acceptable RISK, subject to specified constraints, then the RESPONSIBLE ORGANIZATION can define a CHANGE PERMIT which allows such routine changes and specifies the constraints. See [Annex F](#page74) for more consideration

on CHANGE PERMITS.

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RESIDUAL RISK

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**7.4.6.3** **Select RISK CONTROL measure**

After identifying the RISK CONTROL options, select the RISK CONTROL(s) that need to be implemented to reduce the RESIDUAL RISKS to acceptable levels.

In some cases the practicability of the RISK CONTROL needs to be evaluated. A RISK CONTROL is considered not practicable if the time, effort and expense involved is disproportionate to the benefit. A procedure for evaluating proportionality and practicability could include but is not limited to:

– a qualitative analysis of the benefits and burdens of the RISK CONTROL option;

– evaluation of the increased manageability of the MEDICAL IT-NETWORK;

– evaluation of the increase in robustness of the MEDICAL IT-NETWORK.

**7.4.6.4** **Re-evaluate RISK**

Once the RISK CONTROL measures have been selected, the probability and primary UC must be

reassessed (return to STEP 3 and 4), and the associated with the individual

HAZARDOUS SITUATION after RISK CONTROL needs to be re-evaluated (STEP 5). RESIDUAL RISK is the RISK that remains following implementation of RISK CONTROL measures. This is equivalent to the final RISK level for the HAZARDOUS SITUATION.

At this point the RISK CONTROL option is an idea only and therefore re-evaluation is based on assumptions of the expected effect on the associated RISK. A pitfall is that the assumptions are too positive towards the expected effects of the RISK CONTROL option. Record the assumptions of the re-evaluated RISK as these assumptions could be used as a requirement for the implementation of the RISK CONTROL option and/or for MONITORING the effectiveness of the RISK CONTROL option in the live environment. Document these assumptions in the RISK MANAGEMENT FILE. The correctness of this initial re-evaluation shall be demonstrated in STEP 9.

**7.4.6.5** **RISK/benefit analysis**

It is recognized that one possible result of RISK CONTROL option analysis is that there is no practical way of reducing RISK to acceptable levels. Generally, if a HAZARDOUS SITUATION is evaluated to be unacceptable and RISK CONTROL measures are insufficient to reduce RISKS to acceptable levels, the proposed project or change should be abandoned and the decision documented in the RISK MANAGEMENT FILE. In some cases, however, the greater RISKS can be justified if they are outweighed by the expected benefits of the change. In this case, the RESPONSIBLE ORGANIZATION should conduct and document a RISK/benefit analysis to determine if the benefits of the project outweigh the potential RISKs.

After all RISK CONTROL options have been identified and selected, proceed to STEP 7.

**7.4.7** **STEP 7: Implement RISK CONTROL measures**

In order to reduce RISK, the identified RISK CONTROL measures need to be implemented. Implementation cannot be in the live system unless the RISK MANAGEMENT PROCESS has successfully been completed. Theoretical analysis or practical analysis within test environments should be used to evaluate the effectiveness of RISK CONTROL measures

When a specific RISK CONTROL measure is selected and implemented in the live network, CHANGE RELEASE MANAGEMENT PROCESSES need to be followed and recorded in the MEDICAL IT-NETWORK RISK MANAGEMENT FILE. Refer to 4.5 of IEC 80001-1:2010.

**7.4.8** **STEP 8: Verify RISK CONTROL measures**

**7.4.8.1** **General**

VERIFICATION of RISK CONTROL measures includes verifying the implementation as well as the effectiveness of the measures. The order of execution of VERIFICATION of implementation versus

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VERIFICATION of effectiveness will depend on the type of RISK CONTROL measure and whether or not effectiveness can be VERIFIED in a test environment.

**7.4.8.2** **VERIFICATION of effectiveness**

The effectiveness of the RISK CONTROL measure needs to be VERIFIED and documented in the MEDICAL IT -NETWORK RISK MANAGEMENT FILE. VERIFY that the control measure has the expected effect. For example, a RISK CONTROL measure for network link failure can be to implement a redundant link. VERIFICATION of effectiveness would involve simulating a primary link failure and verifying the redundant link was effective as a RISK CONTROL measure. VERIFICATION can take place on a test implementation in a test environment prior to actual implementation in the operational system. VERIFICATION that must be performed on a live system would create the need for a change window (see below for further explanation). Verification needs to be finalized before the end of that window (go-live).

In some cases, effectiveness cannot be VERIFIED objectively, and sometimes rationalization is sufficient, i.e. training, clinical procedures, etc. In these cases, MONITORING the effectiveness of the RISK CONTROL measure provides truer insight into the effectiveness of the RISK CONTROL measure.

The VERIFICATION of effectiveness of RISK CONTROL measures in this step is performed using information and appropriate methods that are available at the moment this step is executed. After go-live and during the entire period of use of the MEDICAL IT-NETWORK, MONITORING is in place to assure sustained effectiveness of RISK CONTROL measures. New technological developments, changes in the actual use of the MEDICAL IT-NETWORK, user organization, or evaluation of events can show unanticipated weaknesses in RISK CONTROL measures that require improvements. Annex E shows example methods of evaluation of the effectiveness of RISK CONTROL measures as part of MONITORING.

Effectiveness of RISK CONTROL measures can only be determined with a clear understanding of the required effect of that RISK CONTROL measure. Sustained effectiveness in the live phase can only be monitored when the required effect is clearly defined and recorded with the implemented RISK CONTROL measure.

**7.4.8.3 VERIFICATION of implementation**

The implementation of all RISK CONTROL measures needs to be VERIFIED and documented in the MEDICAL IT-NETWORK RISK MANAGEMENT FILE. This VERIFICATION effort confirms that the RISK CONTROL measure is actually implemented in the MEDICAL IT-NETWORK, and it should take place before go-live. Go- live refers to putting the MEDICAL IT-NETWORK into use, usually PATIENT use. This can mean one of the following:

– for new networks, completing VERIFICATION before go-live, or,

– in cases where the network is already in use, defining a “change window” where the network is considered to be in a state of change. Back-out or roll-back plans are in effect and possibly temporary clinical procedures (e.g. bedside monitoring vs. central monitoring). VERIFICATION of implementation should occur before the end of the change window. Refer to Annex G for an example of items to consider as part of a change window.

VERIFICATION of implementation should be facilitated by the CHANGE RELEASE MANAGEMENT PROCESS.

**7.4.9** **STEP 9: Evaluate any new RISKS arising from RISK CONTROL**

It is possible that the implementation of new RISK CONTROL measures can introduce new RISKs. An example might be the addition of too much security, resulting in a clinician being unable to get information for a PATIENT when needed. In this case, it might be necessary to modify or change the RISK CONTROL measure to be a clinical practice rather than an IT solution.

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RISK CONTROL

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The evaluation for new RISKS needs to be documented in the MEDICAL IT- NETWORK RISK MANAGEMENT FILE . Any new RISK needs to be evaluated following STEPs 2 to 9. This is an iterative PROCESS which can consist of more than one iteration cycle.

**7.4.10 STEP 10: Evaluate and report overall RESIDUAL RISK**

In addition to any RESIDUAL RISKS associated with individual HAZARDOUS SITUATIONS, the RESPONSIBLE ORGANIZATION needs to also determine the overall RESIDUAL RISK associated with the MEDICAL IT-NETWORK. Determining overall RESIDUAL RISK involves evaluating all the individual RESIDUAL RISKS and determining if the RISK of the whole is more than the sum of the parts. For example, while two individual HAZARDOUS SITUATIONS might each have acceptable RESIDUAL RISK, if both HAZARDOUS SITUATIONS are likely to occur at the same time, the overall RESIDUAL RISK might not be acceptable.

The RESPONSIBLE ORGANIZATION needs to define and document a RESIDUAL RISK summary containing a list of all individual RESIDUAL RISKS and the overall RESIDUAL RISK remaining after the

measures have been implemented. This is the RISK ASSESSMENT register.

As described in [7.4.6,](#page38) one type of RISK CONTROL measure is to provide information for the users of the system. This information often contains training, labeling, or warnings of particular uses that can lead to HAZARDOUS SITUATIONS. When evaluating overall RESIDUAL RISK , consider whether there is any other additional information about RISK in the system that should be communicated to users of the MEDICAL IT-NETWORK and whether channels for this communication need to be established.

There is no preferred method of evaluating the acceptability of overall RESIDUAL RISK – the RESPONSIBLE ORGANIZATION needs to determine the method and criteria to be followed in the policy for RISK MANAGEMENT. Approaches might be qualitative or quantitative. An example of a more qualitative approach to evaluating overall RESIDUAL RISK might be to define an acceptable maximum number of HAZARDOUS SITUATIONS that remain at a medium RISK level following RISK CONTROL measures. A more quantitative approach might be to predict the cumulative rate of UNINTENDED CONSEQUENCE or number of injuries due to all HAZARDOUS SITUATIONS following RISK CONTROL, and compare that overall RESIDUAL RISK to a pre-established acceptance level.

If reduction of overall RESIDUAL RISK to an acceptable level is not practicable, a RISK/benefit analysis of the overall RESIDUAL RISK against the benefit accrued from the planned change to the MEDICAL IT-NETWORK needs to be conducted and documented.

Both the individual RESIDUAL RISKS and overall RESIDUAL RISK need to be documented in the

MEDICAL IT-NETWORK RISK MANAGEMENT FILE.

**7.5 The steps and their relationship to IEC 80001-1 and ISO 14971**

[Table 3](#page42) shows the relationship between this technical report, IEC 80001-1:2010 and ISO 14971:2007. Clauses and subclauses that are not in this technical report are not shown.

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**Table 3 – Relationship between this technical report,**

**IEC 80001-1:2010 and ISO 14971:2007**

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
|  | **14971 clause/subclause** | |  | **80001 subclause** | | **STEPS** |
| 4 |  | RISK ANALYSIS |  |  |  |  |
|  |  |  |  |  |  |  |
| 4.1 |  | RISK ANALYSIS PROCESS | n/a |  |  |  |
|  |  |  |  |  |  |  |
| 4.2 |  | INTENDED USE and |  |  | (Medical IT network |  |
|  |  | identification of |  |  | documented and defined |  |
|  |  | characteristics related to |  |  | per 4.3) |  |
|  |  | SAFETY |  |  |  |  |
|  |  |  |  |  |  |  |
| 4.3 |  | Identification of HAZARDs | 4.4.2 |  | RISK ANALYSIS | STEP 1. Identify HAZARDs |
|  |  |  |  |  |  |  |
| 4.4 |  | Estimation of the RISK (s) for |  |  | “For each identified | STEP 2. Identify causes and |
|  |  | each HAZARDOUS SITUATION |  |  | HAZARD, the RO shall | resulting HAZARDOUS SITUATIONS |
|  |  | “Reasonably foreseeable |  |  | estimate the associated | STEP 3. Determine UNINTENDED |
|  |  | sequences or combinations of |  |  | RISKS…” | CONSEQUENCES and estimate |
|  |  | events that can result in a |  |  |  | potential severities\* |
|  |  | HAZARDOUS SITUATION shall |  |  |  | STEP 4. Estimate the |
|  |  | be considered and the |  |  |  | probability\* of the UNINTENDED |
|  |  | resulting HAZARDOUS |  |  |  | CONSEQUENCE |
|  |  | SITUATION (s) shall be |  |  |  | \*By estimating probability and |
|  |  | recorded” |  |  |  |
|  |  |  |  |  | severity of UNINTENDED |
|  |  | “For each identified |  |  |  |
|  |  |  |  |  | CONSEQUENCE, you have |
|  |  | HAZARDOUS SITUATION, the |  |  |  | estimated RISK. |
|  |  | associated RISK (s) shall be |  |  |  | Iterate STEPS 1 through 4, use |
|  |  | estimated” |  |  |  |
|  |  |  |  |  | top-down and bottom-up. |
|  |  |  |  |  |  |
|  |  |  |  |  |  | Potentially multiple HAZARDOUS |
|  |  |  |  |  |  | SITUATIONS per HAZARD, multiple |
|  |  |  |  |  |  | causes per HAZARDOUS |
|  |  |  |  |  |  | SITUATION, multiple HAZARDOUS |
|  |  |  |  |  |  | SITUATIONS per cause |
|  |  |  |  |  |  |  |
| 5 |  | RISK EVALUATION | 4.4.3 |  | RISK EVALUATION | STEP 5. Evaluate RISK against |
|  |  |  |  |  |  | pre-determined RISK |
|  |  |  |  |  |  | acceptability criteria |
|  |  |  |  |  |  |  |
| 6 |  | RISK CONTROL | 4.4.4 |  | RISK CONTROL |  |
|  |  |  |  |  |  |  |
| 6.1 |  | RISK reduction | n/a |  |  |  |
|  |  |  |  |  |  |  |
| 6.2 |  | RISK CONTROL option analysis | 4.4.4.1 |  | RISK CONTROL option | STEP 6. Identify and document |
|  |  |  |  |  | analysis | proposed RISK CONTROL |
|  |  |  |  |  |  | measures and re-evaluate RISK |
|  |  |  |  |  |  | (i.e. return to STEP 3) |
|  |  |  |  |  |  |  |
| 6.3 |  | Implementation of RISK | 4.4.4.3 |  | Implementation of RISK | STEP 7. Implement RISK |
|  |  | CONTROL measures |  |  | CONTROL measures | CONTROL measures |
|  |  |  |  |  |  |  |
|  |  |  | 4.4.4.4 |  | VERIFICATION of RISK | STEP 8. Verify RISK CONTROL |
|  |  |  |  |  | CONTROL measures | measures |
|  |  |  |  |  |  |  |
| 6.4 |  | RESIDUAL RISK evaluation |  |  | (addressed in 4.4.4.1) |  |
|  |  |  |  |  |  |  |
| 6.5 |  | RISK/benefit analysis |  |  | (addressed in both 4.4.4.1 | (addressed in STEP 6 and |
|  |  |  |  |  | and 4.4.5) | STEP 10) |
|  |  |  |  |  |  |  |
| 6.6 |  | RISKS arising from RISK | 4.4.4.5 |  | New RISKS arising from | STEP 9. Evaluate any new |
|  |  | CONTROL measures |  |  | RISK CONTROL | RISKs arising from RISK |
|  |  |  |  |  |  | CONTROL |
|  |  |  |  |  |  |  |
| 7 |  | Evaluation of overall | 4.4.5 |  | RESIDUAL RISK evaluation | STEP 10. Evaluate and report |
|  |  | RESIDUAL RISK acceptability |  |  | and reporting | overall RESIDUAL RISK |
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HAZARDOUS SITUATIONS

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**8 Practical examples**

**8.1 General**

The examples below will follow development of a small set of applicable

and causes for each of three scenarios. These are not exhaustive examples. Rather, they represent specific threads through the RISK ANALYSIS and control PROCESS for one or two particular HAZARDOUS SITUATIONS and one or two related causes in each case. For RISK to be evaluated, the details and scope of the system under analysis must be fully defined. Also, the actual use of the network and the MEDICAL DEVICES attached to it must be known. The examples below begin with an explanation of the context as well as a description of the network under analysis. They then follow each of the steps through the PROCESS, as detailed above. Unique identifiers are assigned to each unique HAZARD, HAZARDOUS SITUATION, cause, and RISK CONTROL measure.

The examples are fictional and should not be considered applicable to all organizations.

The examples in this clause use the following format:

– define full description of context (clinical use case);

– define network under analysis;

– unique identifiers are applied:

* + HAZARDS are denoted as HAZ01, HAZ02…;
  + HAZARDOUS SITUATIONS are denoted as HS01, HS02…;
  + causes are denoted as C01, C02…;
  + RISK CONTROL measures are denoted as RC01, RC02…

**8.2 Example 1: Wireless PATIENT monitoring during PATIENT transport**

**8.2.1** **Full description of context**

A wireless network is used to transfer real -time data of a PATIENT in transport mode. The acuity of PATIENTS can vary widely. The PATIENT might be transferred between the emergency room, radiology, or other diagnostic areas to the general ward, or to an ICU (intensive care unit). The PATIENT is attached to an 802.11b/g wireless enabled PATIENT monitor. During transport, the real time PATIENT data is sent from the PATIENT monitor to nurse stations for PATIENT surveillance and to the hospital electronic medical record system for archiving.

**8.2.2** **Description of network under analysis**

The 802.11 wireless area network (WLAN) covers the entire hospital, and uses the 802.11a/b/g (2.4 & 5 GHz) band. There are eight network identifiers in use on the WLAN, including a guest access SSID (service set identifier) and in certain areas of coverage there can be a large number of wireless users. One of the SSIDs is dedicated to PATIENT monitoring. The radiology department is located near the main kitchen, which uses high power commercial microwave ovens. The hospital also uses cordless DECT (Digital Enhanced Cordless Telecommunication) telephones in the 2,4 GHz band. Also refer to 80001-2-3:2012 for further discussion of RISK CONTROLS for wireless networks.

**8.2.3** **The 10 Steps**

STEP 1: Identify HAZARDS

**HAZ01**: Complete loss of connectivity.

**HAZ02**: Intermittent connectivity.

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STEP 2: Identify causes and resulting HAZARDOUS SITUATIONS

**C01**: RF interference from a microwave oven causes immediate loss of connectivity between client device and WAP (Wireless Access Point).

**C02**: RF interference from DECT phones causes intermittent loss of connectivitybetween client device and WAP.

**C03**: Too many client devices cause WAP overload, causing intermittent dataloss.

The following HAZARDOUS SITUATIONS are identified:

**HS01**: Clinician is unaware ofPATIENTin need of treatment. Delay in treatmentdue to loss of data (alarms are not received by the clinician). ***(from Cause***

***C01, C02 or C03).***

STEP 3: Determine UNINTENDED CONSEQUENCES and estimate the potential **severities.**

Refer to [Table D.2](#page68) for severity scales. Note this severity estimation is based on knowing the acuity level of the PATIENT.

UC for **HS01**: In this case, because the acuity of the PATIENTS can vary widely and they are not under local/direct observation by a clinician during transport, loss of real- time data for high acuity PATIENTS could lead to severe injury. (Note that mitigations can be customized based on the acuity of the PATIENTS). Severity: *catastrophic*.

STEP 4: Estimate the **probability** of the UNINTENDED CONSEQUENCE

In this example, we are estimating the probability that any of the causes listed above lead to the UC stated above with specified severity.

Refer to [Table D.1](#page68) for probability scales.

**HS01**:*Remote*

STEP 5: Evaluate **RISK** against pre-determined RISK acceptability criteria

Using [Table D.3,](#page69) the initial RISK level was determined to be high based on the probability and severity determined in STEPS 3 and 4.

**HS01**: (*Catastrophic/Remote*).RISKlevel =*High*

STEP 6: Identify and document proposed RISK CONTROL measures and evaluate individual

RESIDUAL RISK

In this case, RISK CONTROL measures were identified that reduce both P1 and P2.

To reduce P1, each cause was examined separately and RISK CONTROL measures were determined.

Cause 1: RF interference (microwave oven):

**RC01**: Replace the old microwave oven effectively reducing the RFemissions because newer units are better shielded.

Cause 3: WAP capacity overload:

**RC02**: Design the capacity of the network to overprovision the number ofWAPs in an area such that fewer clients are serviced by a single WAP.

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To reduce P2, the following RISK CONTROL measure is identified:

**RC03**: A clinician attends thePATIENTduring transport. The clinical protocolcan be designed such that clinician attendance during transport is only required for PATIENTS above a pre-determined acuity level. This RISK CONTROL measure serves to reduce the probability of severe injury, effectively reducing the potential maximum severity of the injury.

Note that no mitigation was selected specifically for Cause 2 because of low probability of occurrence and low practicability of mitigation (remove all DECT phones).

**HS01**: (new severity/probability =*medium/improbable*).RISKlevel =*low*

STEP 7: Implement RISK CONTROL measures

RISK CONTROL measures must be implemented so that they can be VERIFIED before go-live.

**RC01**: Replace microwave – Replace microwave with newer, lower emissionsmicrowave. Amend purchasing requirements for microwave ovens to include appropriate RF shielding requirements to assure installation of EM compatible microwaves in the future.

**RC02**: Overprovision WAPs – Identify physical/geographical locations (e.g.nurses station, etc.) that have a higher number of users and dense wireless traffic per square foot and increase the density of WAPs in that area.

**RC03**: Clinical procedure – A clinical transport policy is created/updated. Atthe conclusion of RISK MANAGEMENT activities, RISK CONTROL measures will be instituted in the live system. This would need to include clinician training and staff availability.

STEP 8: VERIFY RISK CONTROL measures

**RC01** VERIFICATION:

**Implementation**: Verify that EM compatibility requirements are includedin the purchasing documentation. Selected microwave fulfils additional requirement through review of independent test reports (preferred) or local measurements. Check that old microwaves are removed.

**Effectiveness**: Use a spectrum analyzer to measure the RF emissions inthe vicinity of the microwave. Additionally, use the RF interference measurement capabilities of the WLAN (if available) to determine the levels of interference as seen by the WAP(s). Perform these measurements prior to replacing the older microwave oven and again after replacement. Document the difference in RF interference and perform a connectivity test with a test unit in the vicinity of the microwave ovens to verify the elimination of connectivity dropout.

**RC02** VERIFICATION:

**Implementation**: Confirm WAP density and availability is as per updateddesign before go -live. Use a set of actual endpoint devices to emulate the peak loading situation and confirm capacity availability meets design target (50 % in this case).

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**Effectiveness**: Verify that at peak usage the increase in the number ofWAPs in the physical area eliminates any WAP overload. Do this by using the actual types and quantity of devices that will be used in this area and measure a peak usage scenario loading of the WAP(s). This can be measured with a 3rd party airtime usage tool, or the actual infrastructure’s built-in capacity analysis tools. Verify that each device maintains connectivity per its required network characteristics and that no WAP sees its available capacity reduced below 50 % (refer to Wireless Technical Report for further discussion on capacity planning).

**RC03** VERIFICATION:

**Implementation** : Verify protocol is in place, staff is trained accordinglyand available at go-live.

Effectiveness: Verify training effectiveness via test or certification.

STEP 9: Evaluate any new RISKs arising from RISK CONTROL

Evaluation has concluded no new RISKs have been introduced by the added RISK CONTROLS.

STEP 10: Evaluate and report overall RESIDUAL RISK

Because these examples represent only one or two threads through the PROCESS for a given MEDICAL IT-NETWORK, the concept of overall RESIDUAL RISK is difficult to demonstrate. For the purposes of this Technical Report, assume that the overall RESIDUAL RISK is determined to be acceptable per RO policy.

**8.3 Example 2: Remote ICU / Distance medicine**

**8.3.1** **Full description of context**

In this scenario, a METROPOLITAN AREA NETWORK (MAN) is used to transfer real-time PATIENT data from a remote site to be used by a local clinician for purposes of monitoring, diagnosing and determining treatment. PATIENTS being monitored are those in a post heart surgery step- down unit. Acuity is typically lower than critical care units. The “local clinician” in this case is a telemetry clinician (technician, nurse, doctor, etc.) who is geographically separated from the remote PATIENT. In this case, the clinician’s site is connected to the PATIENT’s site via a MAN.

**8.3.2** **Description of network under analysis**

The network under analysis includes an enterprise level 10/100 access switch to which the PATIENT monitors are attached in the step-down unit, a leased MANUFACTURER with a guaranteed bandwidth of 12 gigabytes for all traffic from this site (includes other applications besides the remote monitoring), and an enterprise level 10/100 access switch at the clinician side. Based on bandwidth and delay requirements from the MANUFACTURER, the MANUFACTURER has been provisioned to accommodate the traffic from the monitors as well as that predicted to be used by other applications sharing the link. The MANUFACTURER provider has guaranteed a minimum service level which includes bandwidth sufficient for all of these applications (current use).

**8.3.3** **The 10 Steps**

STEP 1: Identify HAZARDS

The network in this example is intended to transport real-time PATIENT data from the PATIENT site to the clinician site. Failure to do so would be a HAZARD.

**HAZ01**: Intermittent connectivity

**HAZ02**: Complete loss of connectivity

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STEP 2: Identify causes and resulting HAZARDOUS SITUATIONS

In this case, as is often the case for this HAZARD in the given context, multiple causes can be identified, and they might lead to one or more HAZARDOUS SITUATIONS.

**C01**: Unplanned non -real-time traffic attempting to use link causes overloaded MAN link.

**C02**: A MAN outage out of RO control (provider failure) causes a complete network outage.

The following HAZARDOUS SITUATIONS are identified:

**HS01**: Waveform display is choppy and incomplete. Delay in provision of carebecause remote clinician is unable to evaluate PATIENT ECG waveform.

***(from Cause C01)***

**HS02**: Alarm data not received. Delay in provision of care because clinician isunaware of PATIENT in need of treatment. **(From Cause C01)**

**HS03**: Remote clinician must determine treatment without access to real-timePATIENT data. ***(From Cause C02)***

STEP 3: Determine UNINTENDED CONSEQUENCES and estimate the potential **severities**

Refer to [Table D.2](#page68) for severity scales. Note this severity estimation is based on knowing the acuity level of the typical PATIENT in this use case.

UC for **HS01**: Short treatment delay can lead to PATIENT injuries such as minor organ damage. Severity is Low.

UC for **HS02**: Short treatment delay can lead to PATIENT injuries such as minor organ damage. Severity is Low.

UC for **HS03**: Incorrect treatment can lead to permanent PATIENT injuries. Severity is Medium.

STEP 4: Estimate the **probability** of the UNINTENDED CONSEQUENCE

To evaluate probability of occurrence for a particular HAZARDOUS SITUATION, it can be helpful to evaluate the probability of each associated cause independently, and conceptually “roll up” these to an estimated probability for the HAZARDOUS SITUATION. Note that the overall probability includes the probability of the defined UNINTENDED CONSEQUENCE occurring once the HAZARDOUS SITUATION is present. Use all the information available (defined HAZARDOUS SITUATIONS, all related causes, context, defined UCs, etc) to estimate probability. Refer to [Table D.1](#page68) for probability scales.

**HS01**:*Probable*

**HS02***: Occasional*

**HS03***: Remote*

STEP 5: Evaluate **RISK** against pre-determined RISK acceptability criteria

Using [Table D.3,](#page69) calculate the initial RISK level based on the probability and severity determined in STEPS 3 and 4.

**HS01:** *(Low/Probable)*.RISKlevel =*Moderate*

**HS02:** *(Low/Occasional).*RISKlevel*= Moderate*

**HS03:** *(Medium/Remote).*RISKlevel*= Moderate*

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STEP 6: Identify and document proposed RISK CONTROL measures and evaluate individual

RESIDUAL RISK

**RC01**: Implementation of a QoS policy so that high priority traffic is not interrupted bylower priority traffic

**RC02**: Redundant connection to the remote site.

In this example, only RISK CONTROL measures that affect probability of the HAZARDOUS SITUATION occurring are used. Therefore, the defined UNINTENDED CONSEQUENCES and associated severities are not changed. New probabilities are listed below.

**HS01**:*Remote*

**HS02**:*Remote*

**HS03**:*Improbable*

New RISK levels are listed below.

**HS01**: (new severity/probability =*Low/Remote*).RISKlevel =*Low*

**HS02**: (new severity/probability =*Low/Remote*).RISKlevel =*Low*

**HS03**: (new severity/probability =*Medium/Improbable*).RISKlevel =*Low*

STEP 7: Implement RISK CONTROL measures

RISK CONTROL measures must be implemented so that they can be VERIFIED before go-live.

**RC01**: In the case of a QoS policy, this could be implemented on a smallsample network in a lab, or the RO can include design and testing of such a policy in the RESPONSIBILITY AGREEMENT with the IT Vendor providing the network equipment.

**RC02**: Implementation of a redundant link would need to be coordinated withthe provider.

STEP 8: Verify RISK CONTROL measures

**RC01** VERIFICATION:

**Effectiveness**: The new QoS configuration would be tested in a lab priorto implementation in the live system to verify that it performs as expected.

**Implementation**: In this example,CHANGE RELEASE MANAGEMENTwouldensure that the implementation is completed and in the actual MEDICAL IT-

NETWORK.

**RC02** VERIFICATION:

**Effectiveness**: The new redundant link would be simulated and tested ina lab prior to implementation in the live system to verify that it performs as expected particularly with respect to failover. If possible, perform the test on the actual network in a controlled change window.

**Implementation**: In this example,CHANGE RELEASE MANAGEMENTwouldensure that the implementation is completed and in the actual MEDICAL IT-NETWORK.

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STEP 9: Evaluate any new RISKs arising from RISK CONTROL

Evaluation has concluded no new RISKs have been introduced by the added RISK CONTROLS.

STEP 10: Evaluate and report overall RESIDUAL RISK

Because these examples represent only one or two threads through the PROCESS for a given MEDICAL IT- NETWORK, the concept of overall RESIDUAL RISK is difficult to show. For the purposes of this technical report, assume that the overall RESIDUAL RISK is determined to be acceptable per RO policy

**8.4 Example 3: Post Anesthesia Care Unit (PACU)**

**8.4.1** **Full description of context**

The Post Anesthesia Care Unit (PACU) is a department within the critical care service line. The PATIENTS range from infant to geriatric. Immediate postoperative care and monitoring is provided for PATIENTS who have had general or monitored anesthesia care, and who have just undergone an invasive procedure up to and including surgery. The PATIENT acuity extends from less acute to complex critically ill PATIENTS requiring multiple invasive monitoring modalities and treatment including mechanical ventilation. Service is provided for 1,000 to 1,200 PATIENTS per month and the department is operated on a 24-hour basis.

The PACU department is designed in an open bay layout. The nurse station has a “line of sight” on all of the PACU beds. The clinician is within close proximity to the PATIENT at all times.

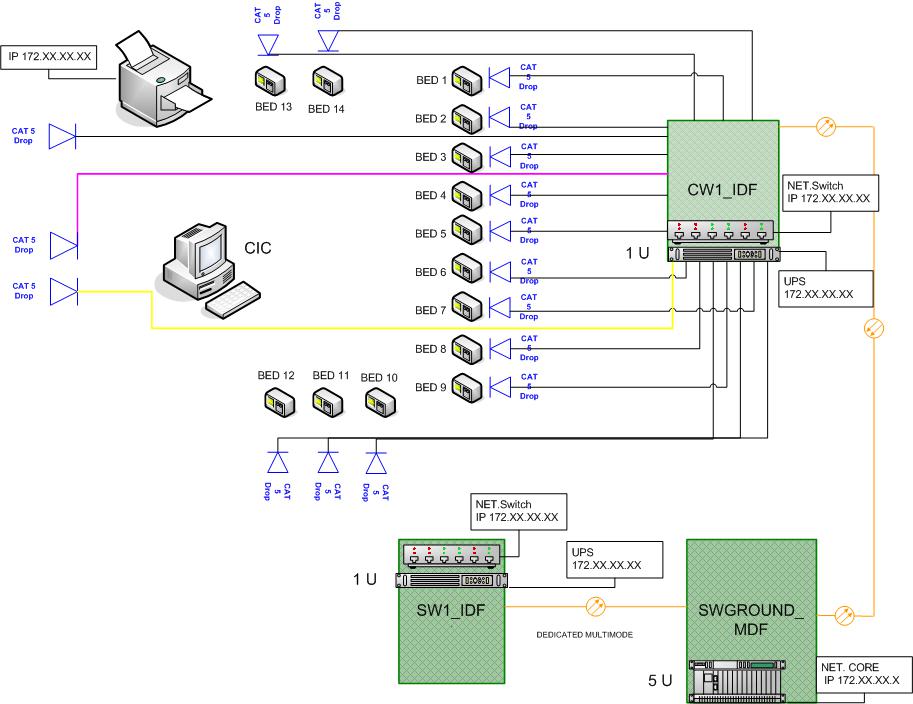
**8.4.2** **Description of network under analysis**

The existing PATIENT monitoring equipment has reached full depreciation, is no longer supported by the manufacturer (end of life) and is not used in any of the other critical care areas. Therefore an equipment replacement project has been approved by the capital committee.

The existing fourteen (14) PACU PATIENT monitors will be replaced with fourteen (14) new PATIENT monitors connected to a Central Information Center (CIC). The new monitors and the CIC are connected via a hard-wired network using CAT5 data cabling (see [Figure 6)](#page50). The real-time waveform PATIENT data will be sent to the CIC for central alarms, printing and historical data recording. The new PATIENT monitors will interface to the hospital’s cardiology information system for the transmission of 12 lead ECGs from the 14 bedside monitors. The connection between the new PATIENT monitors and the Cardiology Information System will be accomplished by using dedicated multi- mode fiber optic lines between the PACU dedicated network switch and the dedicated router for the cardiology information system.

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*IEC 1293/12*

**Figure 6 – Schematic of the Post Anesthesia Care Unit (PACU)**

**8.4.3** **The 10 Steps**

STEP 1: Identify HAZARDS

**HAZ01**: Complete loss of connectivity (see [Figure 8)](#page54)

STEP 2: Identify Causes and resulting HAZARDOUS SITUATIONS

**C01**: Network switch not configured properly

**C02**: Hardware failure on network switch

**C03**: Power loss to network switch

The following HAZARDOUS SITUATIONS are identified:

**HS01**: Delay in or non-provision of care due to loss of real-timePATIENTdata andalarms. ***(from Cause C01, C02, and C03)***

**HS02**: Delay in or non-provision of care due to loss of historicalPATIENTdata,including 12-lead ECG reports and strip recorder and laser printing. ***(from***

***Cause C01, C02, and C03)***

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STEP 3: Determine UNINTENDED CONSEQUENCES and estimate the potential **severities**

In the PACU, clinicians are line-of-sight with the PATIENTS, and the bedside monitor alarms are audible. Historical data is not as critical compared to other care areas such as the ICU. Stand-alone portable physiological monitors could be used to print strips in the event of a total network failure. Portable ECG machines could be used to send a PATIENT’s ECG to the Cardiology Information System via an analog phone line.

Refer to [Table D.2](#page68) for severity scales. Note this severity estimation is based on knowing the acuity level of the typical PATIENT in this use case.

UC for **HS01**: In this case, because a clinician is within line-of-sight of the PATIENTs, loss of real-time data to the CIC is expected to lead to a UC which is no more severe than temporary or minor injury. Severity is *medium*

UC for **HS02**: In this case, because the lost data is non-real-time or historical, the severity of the UC is expected to be no more severe than temporary discomfort. Severity is *low*

STEP 4: Estimate the **probability** of the UNINTENDED CONSEQUENCE

Refer to [Table D.1](#page68) for probability scales.

**HS01**:*Remote*

**HS02**:*Remote*

STEP 5: Evaluate **RISK** against pre-determined RISK acceptability criteria

Using [Table D.3,](#page69) calculate the initial RISK level based on the probability and severity determined in STEPS 3 and 4.

**HS01**:*(Medium/Remote)*.RISKlevel =*Moderate*

**HS02**:*(Low/Remote)*.RISKlevel =*Low*

STEP 6: Identify and document proposed RISK CONTROL measures and evaluate individual

RESIDUAL RISK

In this case, each cause was examined separately and RISK CONTROL measures were determined.

Cause 1: Lost connectivity due to network switch not configured properly:

**RC01**: Utilize the practice of Network Switch Management. Assign biomedical (life critical) network switches a unique naming convention that distinguishes the network switch apart from regular IT data switches.

**RC02**: Physically identify the network switch by using color coded patchcables indicating a clear and obvious difference from other regular IT data switches

Cause 2: Hardware failure on network switch:

**RC03**: Keep a spare pre-configured network switch in the BiomedicalEngineering Department that could be used to physically replace a defective network switch. This approach will greatly minimize system downtime.

Cause 3: Power loss to network switch:

**RC04**: Connect the network switch to a managed uninterruptible batterypower supply (UPS). If there is a power fail to the network closet

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an email is sent to the Biomedical Engineering Department and IT support indicating the power loss and that the network switch is running on battery power.

RC01, RC02, and RC04 reduce the probability of the HAZARDOUS SITUATION occurring in the first place (P1). RC03 is in effect after the HAZARDOUS SITUATION occurs, so therefore reduces the probability that the HAZARDOUS SITUATION leads to an UC (P2). Together, they reduce the probability to *improbable*.

**HS01**: (new severity/probability =*Medium/Improbable*).RISKlevel =*Low*

**HS02**: (new severity/probability =*Low/Improbable*).RISKlevel =*Low*

STEP 7: Implement RISK CONTROL measures

RISK CONTROL measures must be implemented so that they can be VERIFIED before go-live.

**RC01**: **Network switch management** – The network switch used forPATIENTmonitoring has been given a naming convention called "Unity\_Biomed" to distinguish this device as a PATIENT monitoring component.

**RC02**: **Color coded patch cables** – Unique color coded patch cables "Pink &Yellow" are used to patch in the data cables from the PATIENT monitor to the network switch. Pink and yellow patch cables are used for PATIENT monitoring equipment only. Pink indicates mission critical (MC), real-time data. Yellow indicates Information Exchange (IX), non-real-time data flow such as print requests and full disclosure.

**RC03**: **Spare switch** – A spare pre-configured switch is located in the Biomedshop that could be used if the PATIENT monitoring system has a switch failure.

**RC04**: **UPS** – The network switch is connected to a managed UPS.

In this example, the old network can continue to be used in the live environment while the new network and monitors are installed. This affords the opportunity to implement all RISK CONTROL measures prior to go- live. (Note that in cases where implementation must occur on a live network, a change window can be used.)

STEP 8: VERIFY RISK CONTROL measures

**RC01** VERIFICATION:

**Implementation**: Network switches are shown to have properlyconfigured names according to defined naming convention.

**Effectiveness**: In this case, the assertion is that a network that isactively managed is less likely to fail than one that is not. VERIFICATION of effectiveness of this RISK CONTROL measure can consist of a rationale as to why this assertion is made.

**RC02** VERIFICATION:

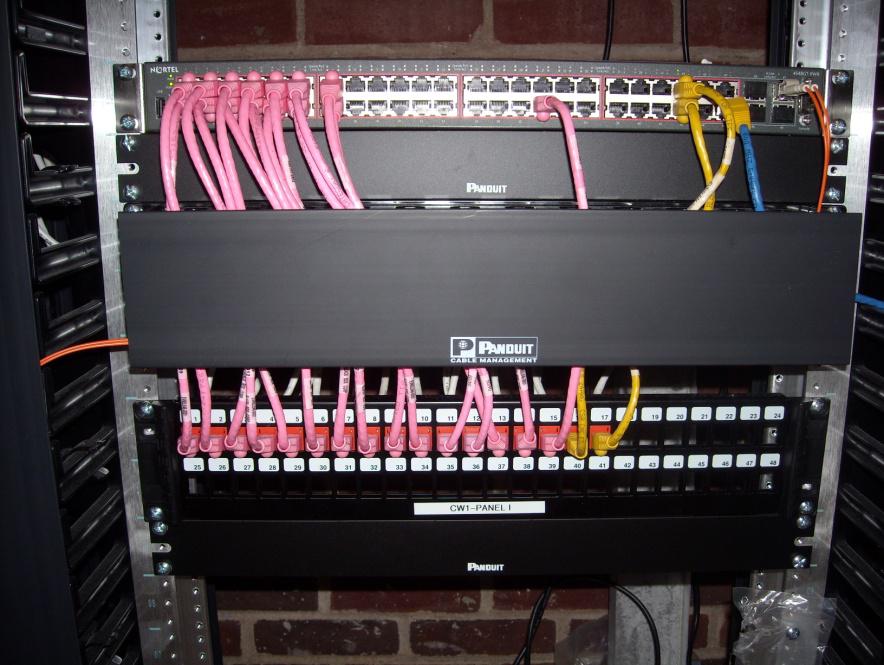
**Implementation**: By inspection, network switches are show to haveproperly color-coded cables.

**Effectiveness**: In this case, the assertion is that physical networkidentifiers and color coded cables reduce the RISK of misconfiguration. VERIFICATION of effectiveness of this RISK CONTROL measure can consist of a rationale as to why this assertion is made (see [Figure 7)](#page53).

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*IEC 1294/12*

**

**Figure 7 – Example of the use of color coding cables**

**RC03** VERIFICATION:

**Implementation**: Confirm biomedical department inventory containsspare switch.

**Effectiveness**: Simulate a failed switch condition and measure time toreplace with backup switch.

**RC04** VERIFICATION:

**Implementation**: Simulate a power loss and confirm that UPS isengaged, and that biomedical or IT personnel are notified.

**Effectiveness**: Simulate a power loss and confirm that UPS is engaged,and that no loss of connectivity is realized (see [Figure 8)](#page54).

STEP 9: Evaluate any new RISKS arising from RISK CONTROL

Evaluation has concluded no new RISKs have been introduced by the added RISK CONTROLS.

STEP 10: Evaluate and report overall RESIDUAL RISK

Because these examples represent only one or two threads through the PROCESS for a given MEDICAL IT- NETWORK, the concept of overall RESIDUAL RISK is difficult to show. For the purposes of this technical report, assume that the overall RESIDUAL RISK is determined to be acceptable per RO policy.

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|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| # | HAZARD | Cause(s), | HAZARDOUS SITUATION | UNINTENDED |
|  |  | Contributing Factors |  | CONSEQUENCE |
|  |  |  |  |  |

Initial RISK

|  |  |  |
| --- | --- | --- |
| Severity | Probability | RISK |
|  |  |  |
|  |  |  |

Mitigation/ RISK CONTROL measures by design, protective measures or clinical PROCESS,

Or

information for SAFETY

Reference to

RESPONSIBLE

ORGANIZATION’S

specifications, policies or test reports or to other item in this document (whatever is applicable for traceability)

RESIDUAL RISK

|  |  |  |
| --- | --- | --- |
| Severity | Probability | RISK |
|  |  |  |
|  |  |  |

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|  |  |  |
| --- | --- | --- |
| 1 **HAZ01.** | **C01**. network switch | **HS01.** Delay in or non- |
| Complete Loss | not configured | provision of care due to loss |
| of Network | properly | of real-time PATIENT data |
| Connectivity |  | and alarms. (from Cause |
|  |  | C01, C02 and C03) |

|  |  |
| --- | --- |
| **C02.** hardware failure | **HS02**. Delay in or non- |
| on network switch | provision of care due to loss |
|  | of historical PATIENT data, |
|  | including 12-lead ECG |
|  | reports and strip recorder |
|  | and laser printing (from |
|  | cause C01, C02 and C03) |
| **C03**. power loss to |  |
| network switch |  |

Delay in delivery of care. In the PACU, clinicians are line-of-sight with the PATIENTs, and the bedside monitor alarms are audible. Historical data is not as critical compared to other care area such as ICU. Standalone portable physiological monitors could be used to monitor and print strips in the event of a total network failure. Portable ECG machines could be used to send a PATIENT's ECG to the Cardiology Information System via an analog phone line.

|  |  |  |
| --- | --- | --- |
| MEDIUM | REMOTE | MODERATE |
|  |  |  |

|  |  |  |
| --- | --- | --- |
| LOW | REMOTE | LOW |
|  |  |  |

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| **RC01**. Network Switch | Refer to Clinical Policy for | MEDIUM | IMPROBABLE |  | LOW |  |
| Management - switch uses a | PACU emergency |  |  |
|  |  |  |  |  |
| unique naming convention | situation |  |  |  |  |  |
| "Unity\_Biomed" to distinguish |  |  |  |  |  |  |
| this device as a PATIENT |  |  |  |  |  |  |
| monitoring component |  |  |  |  |  |  |
| **RC02**. Physical - Unique |  |  |  |  |  |  |
| color coded patch cables |  |  |  |  |  |  |
| "Pink & Yellow" used to patch |  |  |  |  |  |  |
| in the data cables from the |  |  |  |  |  |  |
| PATIENT monitor to the |  |  |  |  |  |  |
| network switch. Pink and |  |  |  |  |  |  |
| Yellow patch cables are used |  |  |  |  |  |  |
| for PATIENT monitoring only. |  |  |  |  |  |  |
| **RC03.** Spare pre-configured | Insert name and date |  | IMPROBABLE |  |  |  |
| LOW | LOW | | |
| switch in Biomed shop that | VERIFIED in RISK |
|  |  |  |  |  |
| could be installed | MANAGEMENT file |  |  |  |  |  |
|  |  |  |  |  |  |  |
| **RC04.** Switch is connected to | Confirmed by test email |  |  |  |  |  |
| a managed UPS | from device. Part of RISK |  |  |  |  |  |
|  | MANAGEMENT file |  |  |  |  |  |
|  |  |  |  |  |  |  |

**Figure 8 – Sample summary RISK ASSESSMENT register for the PACU example**

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**8.5 Example 4: Ultrasound – Operating System (OS) vulnerability**

**8.5.1** **Full description of context**

An OS vendor releases a patch to their operating system which closes an exploitable vulnerability (a worm that has been identified) on an ultrasound system. Impact to the delivery of care could result (reduced speed; unusable functions) if the ultrasound system is exposed. The ultrasound MANUFACTURER requires time to verify and validate the patch before it can be applied to the MEDICAL DEVICE. The worm has been found on network-connected devices in the RO. The network is used to retrieve PATIENT information and scheduled procedures from a hospital information system (e.g. DICOM modality worklist server). The network provides the means to archive by moving ultrasound image studies from an ultrasound system to a Picture Archiving and Communication System (PACS). As a final step in the procedure the network is used to report back to the hospital information system successful study completion. A workstation component can be added and then used to pull the ultrasound Images from a PACS server in order perform additional processing such as measurements and reporting off the ultrasound system, to create an efficient workflow for PATIENTs and diagnostic radiologists. Once the worm settles on the ultrasound system, it can use vulnerabilities in the OS of other devices that are connected to the RO’s IT-NETWORK. The RO realizes that the RISKs associated with the (unpatched) vulnerable ultrasound must be managed.

**8.5.2** **Description of network under analysis**

The Ethernet network covers the entire hospital and supports 100 MB / Gigabit network speeds. A DHCP (Dynamic Host Configuration Protocol) server is available to automatically manage IP ADDRESS configuration. The ultrasound system is a mobile MEDICAL DEVICE and moves between catheterization suite, emergency room, and clinical rooms throughout the hospital. There are VLANs defined to create enclaves (protected networks) where MEDICAL DEVICES are used, and to separate MEDICAL DEVICE from standard desktop computers. All devices connected to the PACS are in one VLAN (Virtual LOCAL AREA NETWORK).

**8.5.3** **The 10 Steps**

STEP 1: Identify HAZARDS

**HAZ01**: Unauthorized access to data (PATIENT information or organization information)

**HAZ02** Degraded function ofMEDICAL DEVICE(Loss of functional use of thesystem)

**HAZ03**: Loss of availability (access to data required for procedures is limited ordenied)

STEP 2 Identify causes and resulting HAZARDOUS SITUATIONS

**C01**: ExposeHEALTH DATA– Malicious software is downloaded to the systemwhich could mine for personal identifiable information (PII: e.g., social security number, medical record number, birth date …) and export off the system if found.

**C02**: System performance impact – Malicious or non- malicious software downloaded and installed on system. System resources being consumed for password crackers, network congestion, scanning or, peer-to-peer network activity.

**C03**: Expose private data – The ultrasound device can become a source ofthreats to other devices connected to the IT-NETWORK for that vulnerability.

The following HAZARDOUS SITUATIONS are identified:

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**HS01**: (Security of data) Unknown to the clinician or radiologist a virus or worminstalls a key logger, or can automatically mine for personally identifiable information and export login and PII to an unauthorized location. ***(from***

***Cause C01)***

**HS02**: (SAFETY) During a clinical scan (obstetrics, cardiology, gastrointestinal)consumption of hardware resources by the malicious software degrades performance resulting in the imaging procedure failing or treatment compromised (e.g., amniocentesis needle navigation impossible). ***(from***

***Cause C02)***

**HS03**: (Effectiveness) Loss of availability - access to a Modality Worklist Serveris denied due to heavy network congestion; or System is not able to access a PACS server to store acquired image data for use in off cart or other medical procedures. Scheduling system failure and clinician/technician must resort to manual methods ***(from Cause C02)***

**HS04:** (Security and effectiveness) Unknown to clinicians or staff, multipledevices are exposed to the vulnerability causing HS01 and HS03 on other devices in the network enclave. ***(from Cause C03)***

STEP 3: Determine UNINTENDED CONSEQUENCES and estimate the potential **severities**

Refer to [Table D.2](#page68) for severity scales. Note this severity estimation is based on knowing the acuity level of the typical PATIENT in this use case.

UC for **HS01**: Breach of privacy, PATIENT’S HEALTH DATA exposed, unauthorized medical disclosure and breach reporting for RESPONSIBLE ORGANIZATION. Irrevocable disclosure of PATIENT’S HEALTH DATA can lead to unauthorized use of PATIENT data. Severity is *low*.

UC for **HS02**: Aborted procedure or delayed treatment. Needle localization failure is detectable and procedures would be abandoned. Severity is *medium*.

UC for **HS03**: Clinician must resort to manual methods leading to limited or inconveniencing effect on operation. Severity is *low.*

UC for **HS04**: Multiple other MEDICAL DEVICES are affected by the vulnerability. Severity is *high*

STEP 4: Estimate the **probability** of the UNINTENDED CONSEQUENCE

To assess probability, existing RISK CONTROL measure already inherent in the MEDICAL DEVICE must be taken into account. With these control measures in place, probability of UNINTENDED CONSEQUENCE is evaluated as shown below. RISK CONTROL measures vary by device and will affect probability ranking based on the controls in place.

– Ultrasound device has OS Hardened: No web browsers available on device, services limited to only those needed for INTENDED USE; access controls in place.

– Ports needed to be open for use: Ultrasound device has a software firewall that blocks all ports except port 104 used for DICOM INTEROPERABILITY.

– No worms were detected in the VLAN indicating protection in the VLAN enclave stands under the current challenge,

Refer to [Table D.1](#page68) for probability scales.

**HS01**:*Remote*

***HS02****: Improbable*

***HS03****: Remote*

***HS04****: Occasional*

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STEP 5: Evaluate **RISK** against pre-determined RISK acceptability criteria

Using [Table D.3,](#page69) calculate the initial RISK level based on the probability and severity determined in STEPS 3 and 4.

**HS01**: (*Low/Remote*). RISKlevel =*Low*

**HS02**: (*Medium/Improbable*). RISKlevel =*Low*

**HS03**: (low/remote). RISKlevel =*Low*

**HS04**: (high/occasional). RISKlevel =*Moderate*

STEP 6: Identify and document proposed RISK CONTROL measures and evaluate individual

RESIDUAL RISK

There are easily practicable RISK CONTROL measures that can be applied at the network level.

**RC01**: Use DHCP reservations for specific range for ultrasound machines suchthat monitoring of network traffic can trigger alerts.

**RC02**: Network firewalls to protect VLANs from unwanted traffic.

**RC03**: Apply the patch to the ultrasound system.

**RC04**: Disconnect the ultrasound system from the network

All of these RISK CONTROL measures reduce P1. In this example, the probabilities were already in the Low region, but RC01 and RC02 are considered best practices RC03 (applying an OS patch or antivirus application to the ultrasound device) was not selected because it can affect the device in unknown ways or create an invalidated configuration, which could lead to HS02, and therefore was not appropriate.

RC04 (disconnecting the ultrasound system from the network) was not selected. It lowers SAFETY because it increases the probability for mistakes by introducing several months of manual data handling resulting in increased probability for incomplete or mislaid PATIENT records from which possible mistreatment follows.

New RISK Levels:

**HS01**:*Low*

**HS02**:*Low*

**HS03**:*Low (unchanged)*

**HS04**:*Moderate (unchanged)*

STEP 7: Implement RISK CONTROL measures

RISK CONTROL measures must be implemented so that they can be VERIFIED before go-live.

**RC01**: DHCP reservations can be implemented on a system while not inclinical use. This system can be used for RISK CONTROL VERIFICATION.

**RC02**: The firewalls can be tested on a small sample network in a lab, or achange window could be used to implement it on the live network.

STEP 8: Verify RISK CONTROL measures

**RC01** VERIFICATION:

**Implementation**: Confirm that the ultrasound system is receiving aproper IP ADDRESS and use a simulated clinical situation to confirm connectivity.

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**Effectiveness**: In this case, the assertion is that malicious traffic isblocked from reaching the MEDICAL DEVICE. VERIFICATION of effectiveness of this RISK CONTROL measure can consist of a rationale as to why this assertion is made.

**RC02** VERIFICATION:

**Implementation** : Simulate unwanted traffic and confirm that it is notallowed past the firewall.

**Effectiveness**: In this case, the assertion is that malicious traffic isblocked from reaching the MEDICAL DEVICE. VERIFICATION of effectiveness of this RISK CONTROL measure can consist of a rationale as to why this assertion is made.

STEP 9: Evaluate any new RISKS arising from RISK CONTROL

Evaluation has concluded no new RISKS have been introduced by the added RISK CONTROLS.

STEP 10: Evaluate and report overall RESIDUAL RISK

Because these examples represent only one or two threads through the PROCESS for a given MEDICAL IT-NETWORK, the concept of overall RESIDUAL RISK is difficult to show.

Per 80001-1:2010, “To the extent that RISK CONTROL entails tradeoffs in KEY PROPERTIES, the KEY PROPERTIES shall be considered in priority order of SAFETY, EFFECTIVENESS, and DATA AND SYSTEMS SECURITY.” In this example, RISK for SAFETY and security has been improved by implementation of two RISK CONTROLS. The acceptable yet unwanted RISK for HS04 cannot be improved because identified RISK CONTROLS increase RISK for PATIENT SAFETY which is unacceptable by RO policy. Overall RISK complies to RO policy and is thus acceptable.

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**Annex A**

(informative)

**Common HAZARDS, HAZARDOUS SITUATIONS, and causes**

**to consider in MEDICAL IT-NETWORKS**

**A.1 Typical HAZARDS in MEDICAL IT-NETWORKS**

The following HAZARDS should be considered when performing a RISK ANALYSIS of a MEDICAL IT-NETWORK. Note that they are structured hierarchically which helps to organize both the RISK ASSESSMENT activities as well as the documentation.

It is important to note that any of the HAZARDS listed below can affect one or more of the three

KEY PROPERTIES.

1. Loss of function (compromised availability)
   1. Major loss of function
      1. Loss of data (loss of connectivity)
         1. Intermittent connectivity
         2. Complete loss of connectivity
      2. Loss of function of MEDICAL DEVICE
         1. Incorrect data (compromised integrity)
         2. Incorrect data (PATIENT mismatch)
   2. Degraded function
      1. Incorrect or inappropriate timing of data
      2. Incorrect or inappropriate data interchange or INTEROPERABILITY
      3. Unintended interactions between endpoints
      4. Degraded function of MEDICAL DEVICE
2. Loss of confidentiality
   1. Unauthorized access to data

Organizations can consider aligning their HAZARDS with adverse events detailed in other specifications such as ISO 19218.

**A.2 Types of HAZARDOUS SITUATIONS**

Note that once a HAZARDOUS SITUATION is defined, one should be able to predict possible UNINTENDED CONSEQUENCES and their associated severities. This detail can be written into the HAZARDOUS SITUATION (i.e. amount of delay in minutes) and/or described in the context associated with the network under analysis.

– Delay in provision of care

– Non-provision of care

– Delivery of inappropriate care or treatment

– Breach of privacy or confidentiality (PATIENT HEALTH DATA exposed)

– Incorrect or incomplete medical/legal record

– Failure to deliver lab data or drug dosages

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– Failure to display medications due to be administered

– Inability to admit a PATIENT in the emergency room

**A.3 Common causes in MEDICAL IT-NETWORKS**

– Overloaded link

– Improper QoS configuration

– Wireless dropout

– IP ADDRESS conflict

– Too aggressive security prevents connection

– Faulty cabling

– Network hardware failure

– Network software failure

– Misconfiguration (intentional)

– Misconfiguration (unintentional)

– Power loss

– Cable unintentionally disconnected in patch cabinet

– Cable unintentionally disconnected in PATIENT room

– Virus

– Security policy too strict

– User errors

– Inadequate procedures

– Incorrect execution of procedures

– Inadequate training

– Network configuration error

– EMI

– Faulty cabling

– Infected computer joins network

– Virus enters network from outside/neighboring network

– Remote servicing

– Failed or incomplete upgrade

– Hostile attack to the MEDICAL IT-NETWORK

– Unintended leakage of information

– Reduced communication functionality of a device due to software or hardware upgrade

**A.4 Relationship between required network characteristics and HAZARDs**

The following table lists items that can be specified for a device that requires connection to the MEDICAL IT-NETWORK. These are referred to as “required characteristics” in subclause 3.5 of IEC 80001-1:2010. Each of these can be associated with a HAZARD as shown in [Table A.1.](#page61)

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**Table A.1 – HAZARDS related to potential required network characteristics**

|  |  |  |  |
| --- | --- | --- | --- |
|  | **Potential required network characteristics** | **Related HAZARDS** |  |
|  | The network must provide connectivity | Loss of data (loss of connectivity) |  |
|  | (deliver packets at particular rate) |  |
|  |  |  |
|  |  |  |  |
|  | The network must deliver traffic only to addressee | Incorrect or inappropriate data interchange or |  |
|  | unexpected receipt of data |  |
|  |  |  |
|  |  |  |  |
|  | Fidelity: The network must not corrupt data | Incorrect data |  |
|  |  |  |  |
|  | Delay <= x | Incorrect or inappropriate timing of data |  |
|  |  |  |
|  | Jitter <= y |  |
|  |  |  |
|  |  |  |  |
|  | Security: The network must not allow malicious traffic | Loss of function (more specific HAZARD depends on |  |
|  | to reach the device | device) |  |
|  |  |  |  |
|  | Security: The network must protect sensitive data | Unauthorized access to data |  |
|  |  |  |  |

NOTE HAZARDS listed are based on IEC 60601-1:2005, subclauses 14.6.1 and H.7.2

**A.5 Relationship between HAZARDS, foreseeable sequences, and causes**

[Table A.2](#page62) is intended to aid the reader in understanding the relationship between HAZARDS, foreseeable sequences and causes.

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**Table A.2 – Relationship between HAZARDS, foreseeable sequences, and causes**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
|  |  | **More specific HAZARD** |  |  |
|  | **HAZARD** | **(MANUFACTURER uses this** |  | **Cause** |
|  |  | **as cause)** |  |  |
|  |  |  |  | Overloaded link |
|  |  |  |  | Improper QoS configuration |
|  |  | intermittent connectivity |  | Wireless dropout |
|  |  |  | IP ADDRESS conflict |
|  |  | (dropped packets) |  |
|  |  | Too aggressive security prevents connection | |
|  |  |  |
|  |  |  | RF dropout | |
|  |  |  | Faulty cabling | |
|  |  |  |  |  |
|  |  |  |  | Network hardware failure |
|  | Loss of data |  |  | Network software failure |
|  |  |  |  | Misconfiguration (intentional or unintentional) |
|  |  |  |  | Power loss |
|  |  | Complete loss of |  | Cable unintentionally disconnected in patch cabinet |
|  |  | connectivity |  | Cable unintentionally disconnected in PATIENT room |
|  |  |  |  | Virus |
|  |  |  |  | Security policy too strict |
|  |  |  |  | User errors |
|  |  |  |  | Organizational mismatches |
|  |  |  |  |  |
|  | Incorrect or |  |  | IP ADDRESS conflict |
|  | inappropriate data |  | Network hardware failure | |
|  | interchange or |  |
|  |  | Network software failure | |
|  | unexpected receipt |  |
|  | of data |  | Network configuration failure | |
|  |  |  |  |  |
|  | Incorrect data |  |  | EMI |
|  |  |  | Faulty cabling |
|  |  |  |  |
|  |  |  |  |  |
|  | Incorrect or | delay > x |  | Overloaded link |
|  |  | Improper QoS configuration |
|  |  |  |
|  | inappropriate timing |  |  |  |
|  |  |  | Overloaded link |
|  | of data | jitter > y |  |
|  |  |  | Improper QoS configuration |
|  |  |  |  |
|  |  |  |  |  |
|  | Loss of function (of |  |  | Infected computer joins network |
|  | the device) |  |  | Virus enters network from outside/neighboring network |
|  |  |  |  |  |
|  | Unauthorized |  |  | Personal data shown on screen in public area |
|  |  |  | Malicious sniffing of wireless data |
|  | access to data |  |  |
|  |  |  | Malicious sniffing of wired data in network closet |
|  |  |  |  |
|  |  |  |  |  |
|  |  |  |  | Inadequate training |
|  | User errors |  |  | Difficult workflows |
|  |  |  | Inadequate communication channels established between |
|  |  |  |  |
|  |  |  |  | departments |
|  |  |  |  |  |

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**A.6 HAZARDS, causes, foreseeable sequences, and HAZARDOUS SITUATIONS**

[Table A.3](#page63) is intended to aid the reader in understanding the relationship between HAZARDS, causes, foreseeable sequences, and HAZARDOUS SITUATIONS.

**Table A.3 – Relationship between HAZARDS, causes, foreseeable sequences,**

**and HAZARDOUS SITUATIONS**

|  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
|  | **HAZARD** |  |  | **Foreseeable sequence** |  |  | **HAZARDOUS SITUATION** |  |
|  |  |  |  |  |  |
|  | 1.0 Loss of Function HAZARDS | | | | |  |  |  |
|  |  | |  |  | |  |  | |
|  | Loss of data | |  | Misconfiguration of network component | |  | Clinician is not notified of a PATIENT alarm | |
|  |  |  |  | (cause) | |  |  |  |
|  |  |  | Lost connectivity | | |  |  |  |
|  |  |  | Alarm data not received | | |  |  |  |
|  |  | |  |  | |  |  | |
|  | Loss of data | |  | Poor network design (cause) | |  | Clinician unable to properly diagnose | |
|  |  |  | Overloaded link | | |  | PATIENT | |
|  |  |  | Intermittent connectivity | | |  |  |  |
|  |  |  | Real-time waveform dropout | | |  |  |  |
|  |  | |  |  |  |  |  |  |
|  | Subclause 7.3: | |  |  |  |  |  |  |
|  | Intermittent | |  | Unplanned non-real-time traffic attempting to | |  | Waveform display is choppy and | |
|  | connectivity | |  | use link (Cause) | |  | incomplete. Delay in provision of care | |
|  |  |  |  | Overloaded MAN link | |  | because remote clinician is unable to | |
|  |  |  |  |  | evaluate PATIENT ECG waveform | |
|  |  |  |  | Intermittent packet loss | |  |
|  |  |  |  |  |  |  |
|  |  | |  |  | |  |  | |
|  | Intermittent | |  | Unplanned non-real-time traffic attempting to | |  | Alarm data not received. Delay in provision | |
|  | connectivity | |  | use link (Cause) | |  | of care because clinician is unaware of | |
|  |  |  |  | Overloaded MAN link | |  | PATIENT in need of treatment. | |
|  |  |  |  |  |  |  |
|  |  |  |  | Intermittent packet loss | |  |  |  |
|  |  | |  |  | |  |  | |
|  | Complete loss of | |  | MAN outage out of RO control (provider | |  | Remote clinician must determine treatment | |
|  | connectivity | |  | failure) | |  | without access to real-time PATIENT data | |
|  |  |  |  |  |  |  | Delivery of inappropriate care or treatment. | |
|  |  |  |  |  |  |  |  |  |

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**Annex B**

(informative)

**List of questions to consider when identifying HAZARDs**

**of the MEDICAL IT-NETWORK**

Supplementing Annex C of ISO 14971:2007 when considering potential causes and HAZARDS, the following questions should be taken into account:

a) Reasonably foreseeable misuses

Is connection to the network inconsistent with the INTENDED USE of each constituent MEDICAL DEVICE?

1. Incorrect data flow to or from each constituent MEDICAL DEVICE

What are the data transferred by the network used for, and to which tasks are they related?

1. Excessive use/load of the MEDICAL IT-NETWORK by the network nodes

What is the planned number of network nodes and their assumed degree of use? Are the resources sufficient to meet the needs of both the IT-NETWORK itself and the devices connected to it?

1. Use errors

What skills are required by the OPERATOR for the effective operation of the system?

1. Inadequate CONFIGURATION MANAGEMENT

Do periodic service tasks alter the network’s characteristics (e.g. after remote access, updates or upgrades)? Does the RESPONSIBLE ORGANIZATION ensure that modifications to each constituent MEDICAL DEVICE are reviewed and approved?

1. Information in wrong place

Does data arrive at a convenient and predictable location? Is it accompanied by irrelevant data that could confuse the OPERATOR or obscure the wanted data? When it arrives, is its source adequately indicated?

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**Annex C**

(informative)

**Layers of MEDICAL IT-NETWORKS where errors can be found**

**C.1 Overview**

The MEDICAL IT-NETWORK can be considered to exist in two general layers (see [Table C.1):](#page65)

1. Attached device – those systems using the network
2. Network infrastructure – the network components and their associated topology and configuration (LAN, WAN, provider network, cellular, etc.)

Each of these layers can be further divided into subsystem and system layers (see [Table C.1):](#page65)

1. Subsystem – an individual component or set of components(hardware/software)
2. System – the subsystems working together

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
|  | **Table C.1 – Layers of a MEDICAL IT-NETWORK** | | | | | |
|  |  |  |  |  |  |  |
|  |  |  |  |  | **Examples** | |
|  |  |  |  |  |  |  |
|  |  |  | System |  | Device-to-device interactions, | |
|  |  |  |  | Device configurations | |
|  |  |  |  |  |
|  | **Attached devices** |  |  |  |  |  |
|  |  |  |  | Servers, hosts |  |
|  |  |  | Subsystem |  | Endpoints |  |
| Supersystem |  |  |  |  | (i.e. PATIENT monitor) |  |
|  | System | |  | All network components working | |
|  |  |  |
|  |  |  | together | |
|  |  |  |  |  |
|  |  |  |  |  |  | |
|  |  |  |  |  | Switches, routers |  |
|  |  |  |  |  | Access points, |  |
|  | **Network infrastructure** |  | |  | Intrusion prevention system (IPS) |  |
|  |  |  | Subsystem |  | Intrusion detection system (IDS) |  |
|  |  |  |  |  | Firewalls |  |
|  |  |  |  |  | Appliances, |  |
|  |  |  |  |  | Cellular components |  |
| **C.2 Errors and faults** | | | |  |  |  |

The layers can be further broken down into functionality (does the subsystem or system do what it is expected to do) and performance (can it continue to behave correctly under loads and extreme/edge conditions).

From an RO perspective, in considering where errors or faults can exist in the entire MEDICAL IT-

NETWORK, there are two categories of faults:

1. Faults that are not within RO control. These are errors that already existed in the subsystem when it was delivered to the RO, whether that is a switch, router, server, or a MEDICAL DEVICE. This category also includes faults in connectivity services provided to the RO (i.e. leased line or internet connectivity.)
2. Faults that are within RO control. The subsystems delivered by the IT vendor or MANUFACTURER function and perform according to specification, but the topology,

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configuration, or workflows instantiated within the RO are not supported. An overburdened uplink is a good example.

[Table C.2](#page67) shows these layers and where faults of the above two varieties can be found.

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| Supersystem |

**Table C.2 – Example of the layers of a MEDICAL IT-NETWORK**

**Where might faults or errors be found?**

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|  |  |  |  | Device-to-device | |  | Configuration |  | Are the devices configured for the |  |  | *Failures at this level are device configuration errors, i.e.* |  |
|  |  |  | interactions | | |  |  |  | intended application or workflow? |  |  | *speed/duplex or* IPADDRESS *or planned storage on* |  |
|  |  |  | Device | | |  |  |  |  |  |  | *servers without enough space* |  |
|  | System | | configurations | | |  | Performance |  | Do devices interact correctly under | |  | *MANUFACTURERS* ***verify at this level for devices with*** | |
|  |  |  |  |  |  |  | load and edge conditions, with any | |  | ***which compatibility is claimed (****MANUFACTURERS* ***own*** | |
|  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  | allowable configuration? | | ***devices or with other*** *MANUFACTURER****s devices)*** | | |
| **Attached** |  |  |  |  |  |  | Functionality |  | Do the devices interact correctly? | |  | ***ROs are responsible for verifying new interactions.*** | |
|  |  |  |  |  |  |  |  |  |  |
| **devices** |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  | Servers, hosts |  |  | Performance |  | Does the device work correctly under |  |  | *MANUFACTURERS* ***verify at this level and inform user of*** | |
|  |  |  |  | Endpoints |  |  |  |  | load and edge conditions, with any |  |  | ***RESIDUAL RISKS*** | |
|  | Subsystem |  |  | (i.e. PATIENT |  |  |  |  | allowable configuration? |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  | monitor) |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  | |  |  |  |
|  |  |  |  |  |  |  | Functionality |  | Does the device work correctly? |  |  |  |  |
|  |  |  | All network | | |  | Configuration |  | Are the components configured |  |  | ***Failures at these levels are due to network design and*** |  |
|  |  |  | components | | |  |  |  | correctly (local configs, i.e. switch |  |  | ***configuration failures,*** |  |
|  |  |  | working together | | |  |  |  | ports, and system configs, i.e. |  |  | ***i.e. not enough bandwidth for given load, QoS*** |  |
|  |  |  |  |  |  | routing and spanning)? |  |
|  |  |  |  |  |  |  |  |  |  |  | ***configuration, topology, etc. These require correction*** |  |
|  | System | |  |  |  |  | Topology |  | Are the components connected | |  | ***from the RO.*** |  |
|  |  |  |  |  |  |  |  |  | together correctly (network design)? | |  |  |  |
|  |  |  |  |  |  |  | Performance |  | i.e. Does it route and converge under | |  | ***Failures at this level exist at the network device level*** | |
|  |  |  |  |  |  |  |  |  | load and edge conditions? | |  | ***as it is shipped from the vendor. These require either*** | |
|  |  |  |  |  |  |  | Functionality |  | i.e. routing tables, spanning trees? | |  | ***a correction from the vendor or service provider or a*** | |
| **Network** |  |  |  |  |  |  |  |  | ***workaround from the RO.*** | |
|  |  |  |  |  |  |  |  |  |  |  |
| **infrastructure** |  |  |  | Switches |  |  | Performance |  | i.e. Does it perform to spec under | |  |  |  |
|  |  |  |  | Routers |  |  |  |  | load and edge conditions? | |  | ***Network components are not necessarily regulated*** | |
|  |  |  |  | Intrusion |  |  | Functionality |  | i.e. Does it forward packets |  |  | ***MEDICAL DEVICES, not necessarily held to medical-*** | |
|  |  |  |  | prevention system |  |  |  |  | correctly? |  |  | ***device standard of pre-market testing. Testing the*** | |
|  | Subsystem |  |  | (IPS) |  |  |  |  |  |  | ***device for use in a MEDICAL IT NETWORK might be*** | | |
|  |  |  | Intrusion detection |  |  |  |  |  |  | ***required.*** | | |
|  |  |  |  |  |  |  |  |  |  |
|  |  |  |  | system (IDS) |  |  |  |  |  |  |  |  |  |
|  |  |  |  | Firewalls |  |  |  |  |  |  |  |  |  |
|  |  |  |  | Appliances |  |  |  |  |  |  |  |  |  |
|  |  |  |  | Cellular |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |

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**Annex D**

(informative)

**Probability, severity, and RISK acceptability scales used**

**in the examples in this technical report**

**Table D.1 – Probability scales used in the examples in this technical report**

|  |  |
| --- | --- |
| Frequent | UNINTENDED CONSEQUENCES occur frequently or occur every time |
|  |  |
| Probable | Very likely to result in an UNINTENDED CONSEQUENCE |
|  |  |
| Occasional | Somewhat likely to result in an UNINTENDED CONSEQUENCE |
|  |  |
| Remote | Not likely to result in an UNINTENDED CONSEQUENCE |
|  |  |
| Improbable | Very unlikely that use will result in an UNINTENDED CONSEQUENCE |
|  |  |

**Table D.2 – Severity scales**

|  |  |  |  |
| --- | --- | --- | --- |
| **Scale** | **SAFETY** | **EFFECTIVENESS** | **Security of Data** |
| **RISK of HARM** |  |  |
|  |  |  |
|  |  |  |  |
| Catastrophic | Severe injury, | Planned | Can result in complete compromise of |
|  | death | operation is no | sensitive information. |
|  |  | longer possible |  |
|  |  |  |  |
| High | Permanent | Planned | Can result in compromise of large amount |
|  | impairment of | operation is | of sensitive information. |
|  | body function or | disrupted or |  |
|  | permanent | delayed |  |
|  | damage of a body |  |  |
|  | structure |  |  |
|  |  |  |  |
| Medium | Temporary and | Inconveniencing | Exposure of sensitive information can |
|  | minor injury, | to disrupted effect | cause embarrassment. Will require some |
|  | medical | on operation | expenditure of resources to repair. |
|  | intervention |  |  |
|  | required |  |  |
|  |  |  |  |
| Low | Temporary | Very limited or | Exposure of sensitive information will |
|  | discomfort, | inconveniencing | have some minor effect on the |
|  | reversible without | effect on | organization or individuals. It will require |
|  | medical | operation | minimal effort to repair. |
|  | intervention |  |  |
|  |  |  |  |
| Negligible | Minor and short | No or very limited | Will have negligible impact if threat is |
|  | term discomfort | impact on | realized and exploits vulnerability. |
|  |  | operation |  |
|  |  |  |  |

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**Table D.3 – RISK level matrix**

****

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **UNINTENDED CONSEQUENCE for** |  | **Increasing probability** | | |  |
| **security, EFFECTIVENESS and** |  |  |  |  |  |
|  |  |  |  |  |
| **DATA AND SYSTEMS SECURITY** |  |  |  |  |  |
|  |  |  |  |  |  |
| Improbable | Remote | | Occasional Probable | | Frequent |

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| --- |
| **Increasing Severity** |

Catastrophic

High

Medium

Low

Negligible

**High**

**Moderate  Low**

|  |
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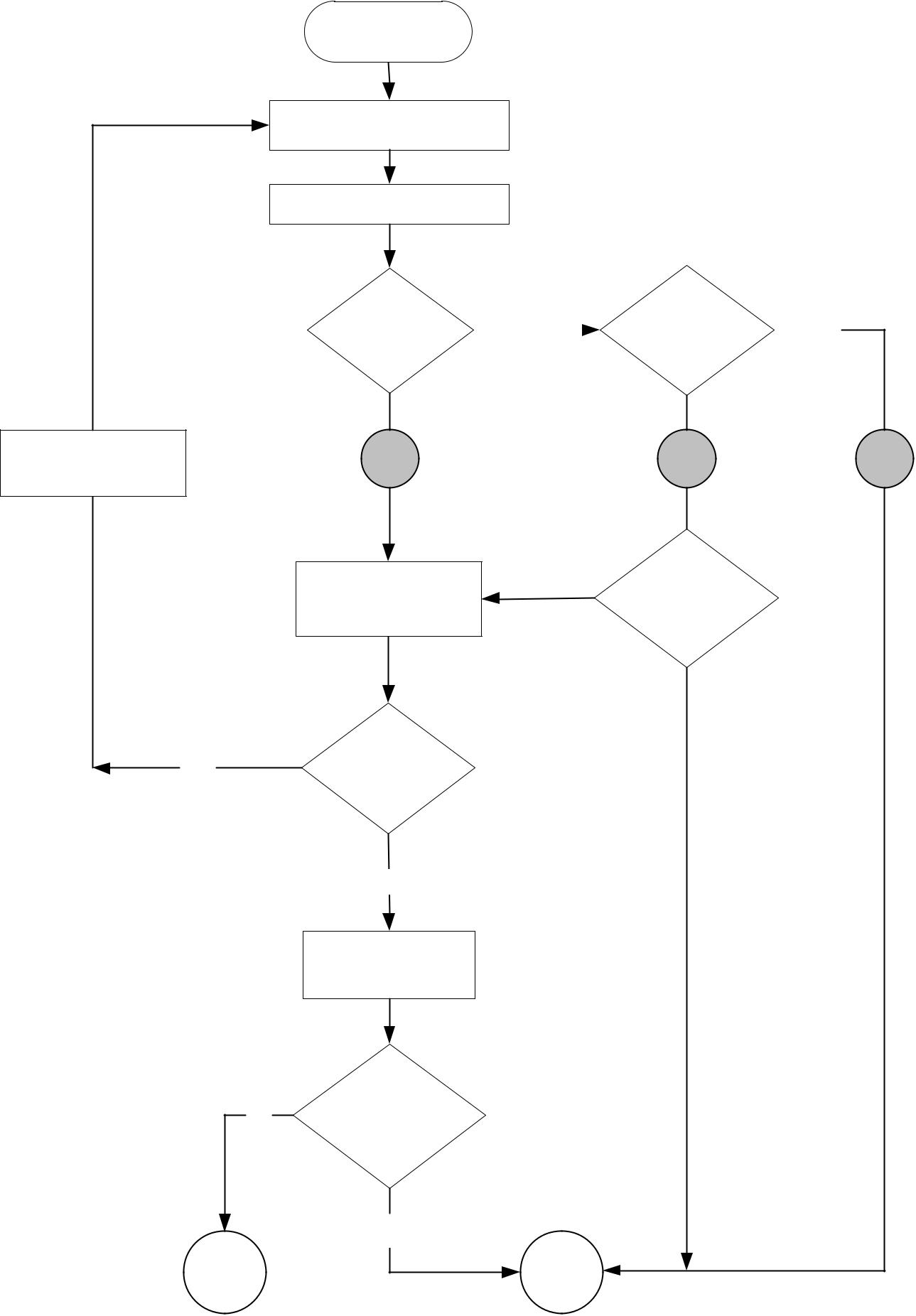
|  |  |  |
| --- | --- | --- |
|  | **High** | RISK to goals is unacceptable. RISK must be reduced before MEDICAL IT-NETWORK can be |
|  |  | used, either by reducing probability or by reducing severity. |
|  | **Moderate** | RISK acceptability needs further consideration. RISK has some effect on goals but can be |
|  |  | accepted when balanced with benefit. RO must pre-define policies in RISK MANAGEMENT |
|  |  | plan for RISKS in this level. Policies can include special team reviews (IT, clinical) or |
|  |  | review boards, rationales, TOP MANAGEMENT signoff, showing RISK has been reduced as |
|  |  | low as practicable, etc. |
|  |  |  |
|  | **Low** | RISK is acceptable. RISK has little effect on goals, no additional control measures |
|  |  | required. |

NOTE This Technical Report uses the above matrix for all three KEY PROPERTIES.

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Per HAZARDOUS



SITUATION

Analyze or re-analyze RISK

(STEPs 3 and 4)

RISK EVALUATION or re-evaluation

(STEP 5)

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
|  |  |  |  | RISK level = |  |  |
| RISK unacceptable? |  | no |  |  | no |
| (High) |  |  |  | moderate? |  |  |
|  |  |  |  |  |  |

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Select RISK CONTROLS

(STEP 6, 2nd par)

(4.4.5, 3rd par)

Yes

No

STOP

HIGH

Identify RISK CONTROLS

(STEP 6, 1st par)

(4.4.4.1, 1st par),

Is RISK reduction

possible?

(4.4.5, last par)

|  |
| --- |
| no |

RISK benefit analysis (STEP 6 last par) Refer to HDO policy

Analysis shows benefits outweigh RISK was accepted?

|  |
| --- |
| yes |

no

Go to

STEP 7

MOD LOW

RISK CONTROL

investigation required

per pre-defined

HDO policies?

*IEC 1297/12*

**Figure D.1 – Application of STEPs 5 and 6 with 3 levels of RISK acceptability**

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**Annex E**

(informative)

**MONITORING RISK mitigation effectiveness**

**E.1 Overview**

MONITORING is the ongoing review of all RISK MANAGEMENT activities and RISK CONTROL options that were put in place to achieve acceptable RISK in the use (live phase) of MEDICAL IT-NETWORK(s). It delivers the evidence that overall RISK to KEY PROPERTIES in the MEDICAL IT-NETWORK(s) is acceptable.

Outcome of MONITORING activities could lead to

– restoring reduced performance of KEY PROPERTIES (signal into EVENT MANAGEMENT);

– improvements in RISK CONTROL measures (request for change);

– change to the RISK MANAGEMENT PROCESS, acceptability criteria or policy. Adequate MONITORING requires the review of both the

– effectiveness of the installed RISK CONTROL measures (see [E.2);](#page71)

– effectiveness of the design and execution of the RISK MANAGEMENT PROCESS (see [E.3)](#page71).

**E.2 Verify the effectiveness of RISK CONTROL measures**

MONITORING addresses the three options for RISK CONTROL (See IEC 80001-1:2010, Subclause

1. 4.2.4.1, RISK CONTROL option analysis). They are addressed (in the preferred order) below:
   1. inherent key property control by design (e.g. network packet filtering at edge);
   2. protective measures (e.g. including alarms);
   3. information for assurance of the KEY PROPERTIES (e.g. warnings, user documentation, training).

**E.3 Verify the effectiveness of inherent key property control by design**

MONITORING RISK CONTROL measures based on the inherent design of the MEDICAL IT-NETWORK requires looking out for any previously unnoticed RISK in the components or the configuration of the MEDICAL IT-NETWORK, resembling post marketing surveillance.

1. The RESPONSIBLE ORGANIZATION (RO) regards the MEDICAL DEVICE(S) and the IT NETWORK

components as black boxes.

1. Per jurisdictional regulations, the MANUFACTURERS of the MEDICAL DEVICES can have a post marketing surveillance (PMS) in place, discovering any design, manufacturing or configuration or use-related problem and informing the RESPONSIBLE ORGANIZATION about the required or suggested action (e.g. recall or safety notification).
2. The RESPONSIBLE ORGANIZATION should adequately respond to any notification sent by the

MANUFACTURER.

1. The RESPONSIBLE ORGANIZATION should inform the MANUFACTURER of any problems with their MEDICAL DEVICE or IT network component or configuration relating to the devices, components or configuration for the MANUFACTURER to be able to perform their post marketing surveillance.

NOTE The procedures are established as part of the RISK MANAGEMENT PROCESS and are best aligned or integrated with CHANGE-RELEASE MANAGEMENT and EVENT MANAGEMENT.

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1. Configuration elements. MONITORING the effectiveness of RISK CONTROL measures that rely on configuration can be achieved by:
   1. Monitoring (critical) configuration elements or monitoring system performance that relies on those configuration elements in the MEDICAL IT-NETWORK. Typically this is done using network tools, e.g. QoS monitoring, intrusion detection. A single notification from these tools is an event and should be relayed to EVENT MANAGEMENT.
   2. Reviewing user complaints or user problems that were handled by EVENT MANAGEMENT. These can indicate degraded KEY PROPERTIES and or (mis)use of the MEDICAL IT-NETWORK user procedures.
   3. A periodic review of events to find trends or other signs that indicate an emerging RISK to KEY PROPERTIES. Typical signs are:
      1. Increase or decrease in frequency of occurrence of events
      2. Occurrence of events related to other events or changes

The frequency of periodic reviews should be established as part of the RISK MANAGEMENT PROCESS.

These procedures are established as part of the RISK MANAGEMENT PROCESS and are best aligned with or integrated in change-release management and EVENT MANAGEMENT.

**E.4 Verify the effectiveness of protective measures**

MONITORING the effectiveness of protective measures such as alarms typically requires:

1. MONITORING the (technical) operation of the protective measure by:
   1. MONITORING the proper operation of the RISK CONTROL measure (e.g. signal a failure in a connection if that connection is (part of) a RISK CONTROL measure). The intended effect

and required subsequent action after signaling should be established as part of the RISK MANAGEMENT PROCESS (in RISK ASSESSMENT).

ii) Testing the alarm function (e.g. start up, pre-use or weekly test). The frequency of these tests should be established as part of the RISK MANAGEMENT PROCESS (in RISK

ASSESSMENT).

1. MONITORING the effective use of the protective measure
2. Human factors influence the use of systems that alert and signal for action. For instance an inappropriate human interface, inadequate instructions or inadequate user environment will have negative impact on the effectiveness of RISK CONTROL measure.

Periodic review of the usability and Human Factors of the protective measures are typically achieved by auditing the use of the protective measures. The frequency of these tests should be established as part of the RISK MANAGEMENT PROCESS (in RISK ASSESSMENT). Typical audit instruments can include questionnaires, interviews and observations. See [Annex B](#page64) for a list of causes and questions indicating (possible) use errors.

**E.5 Verify the effectiveness of information for KEY PROPERTIES to mitigate RISK**

Review of the effectiveness of information to mitigate RISK requires the monitoring of the use of this information. See [E.4 b).](#page72)

**E.6 VERIFICATION of the design and execution of the RISK MANAGEMENT PROCESS**

The aim is to verify the capability of the established policy and RISK MANAGEMENT system to accurately assess and continuously assure RESIDUAL RISK is at acceptable levels.

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MONITORING is done by checking compliance to IEC 80001-1 and by periodic audits on the execution of the RISK MANAGEMENT PROCESS.

1. Compliance to IEC 80001-1 is checked by review of the RISK MANAGEMENT FILE.
2. The frequency of audits should be established by means of RISK ASSESSMENT.
   1. The audit would check that:
      1. RISK MANAGEMENT PROCESSES comply to IEC 80001-1 and local requirements.
      2. RISK MANAGEMENT activities are executed in compliance with the installed PROCESSES and protocols as described in the RISK MANAGEMENT FILE.

NOTE Typical audit instruments include questionnaires, interviews and observations.

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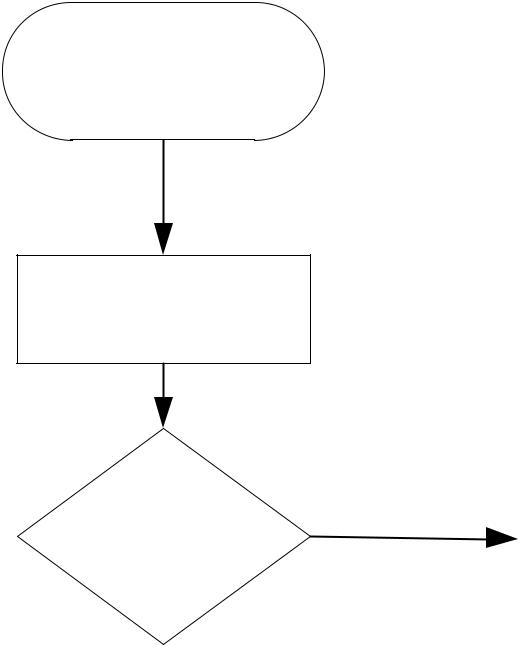
**Annex F**

(informative)

**RISK ANALYZING small changes in a MEDICAL IT-NETWORK**

[Figure F.1](#page74) shows how the RISK ASSESSMENT can proceed for small changes in a MEDICAL IT-

NETWORK.

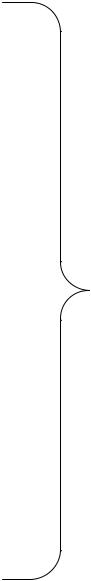


Consider any change

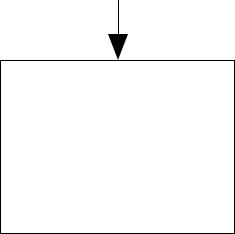
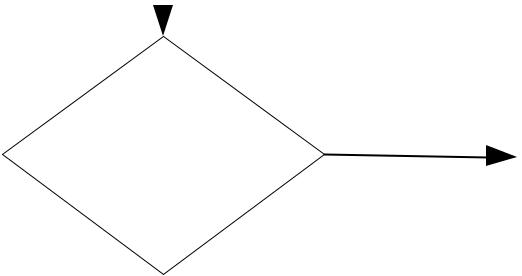
(any size) for RISK

acceptability

RISK EVALUATION



|  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|  |  |  |  |  |  |  |  |  |  | Recorded in RISK |  |
|  |  |  |  |  |  |  |  |  |  | MANAGEMENT FILE |  |
| Acceptable RISK? | | | | |  | yes | |  |  |  |
|  |  |  | (normal use, no permit |  |
|  |  |  |  |  |  |  |  |  |  | req’d) |  |
|  |  |  |  |  |  |  |  |  |  |  | Two |
|  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  | possible |
|  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  | ways |
|  | no | | |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | small |
|  |  |  |  |  |  |  |  |  |  |  | changes |
|  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  | can be |
|  |  |  |  |  |  |  |  |  |  |  | handled |
| Can a CHANGE | | | | |  |  |  |  |  | Establish CHANGE |
|  |  |  |  |  |  |
|  |  |  |  |  | PERMIT for this type |  |
|  |  | yes | |  |  |
| PERMIT control | | | | |  |  |  | of change and |  |
| RISK? | | | | |  |  |  |  |  | record in RISK |  |
|  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  | MANAGEMENT FILE |  |
|  | |  |  |  |  |  |  |  |  |  |  |
|  | |  | |  |  |  |  |  |  |  |  |
|  | |  |  |  |  |  |  |  |  |  |  |
|  | | no | |  |  |  |  |  |  |  |  |



Continue to

mitigate in other

ways or don’t allow

change

*IEC 1298/12*

**Figure F.1 – Overview of RISK ANALYZING small changes in a MEDICAL IT-NETWORK**

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**Annex G**

(informative)

**Example of Change Window Form**

|  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| Requestor Name | | | : |  |  | Requestor Manager Name : | | | | |  |
| Department / Group : | | | | |  | Change Type: | | |  | Hardware Software |  |
| Affected System(s) : | | | | |  | Affected Floors/Buildings : | | | | |  |
| Affected Department(s) | | | | |  | Does this have clinical or patient safety impact | | | | | Yes |
|  |  |  |  |  |  | □ | No | □ |  |  |  |
| Apx number of affected Users : | | | | |  | Has this change been performed previously? | | | | |  |
|  |  |  |  |  |  | Yes | □ | No | □ | |  |
| Affected users Approval received? | | | | |  | Has this change been successfully tested previously? | | | | |  |
| Yes □ | No | | □ | |  | Yes | □ | No | □ | |  |
| If change as tested previously, by whom? | | | | |  | On what system(s)? | | | | |  |
| **Description of Proposed Change / Justification** | | | | |  |  |  |  |  |  |  |
|  | |  | |  |  |  | | | | |  |
| Assigned Implementer(s) : | | | | |  | Implementer Contact number(s) : | | | | |  |
| Change Date (MM/DD/YY) : | | | | |  | Change Time : | | |  |  |  |
| Outage Window Requested (Minutes) :\_\_5 \_\_10 \_\_15 \_\_20 \_\_25 \_\_30 \_\_40 \_\_50 \_\_60 \_\_ 60+ | | | | | | | | | | |  |
| Vendor(s)/Name : | | | | |  | Vendor Contact numbers(s) : | | | | |  |
| Location of detailed Implementation Plan : | | | | |  |  |  |  |  |  |  |
| **Implementation Plan Steps** | | | |  |  |  |  |  |  |  |  |
| Preparatory |  |  |  |  |  |  |  |  |  |  |  |
| Steps |  |  |  |  |  |  |  |  |  |  |  |
| Execution |  |  |  |  |  |  |  |  |  |  |  |
| Steps |  |  |  |  |  |  |  |  |  |  |  |
| Post Steps |  |  |  |  |  |  |  |  |  |  |  |
| Verification |  |  |  |  |  |  |  |  |  |  |  |
|  | |  | | |  |  | | | | |  |
| Backoff Window Required (Minutes) \_\_ 5 \_\_ 10 \_\_15 | | | | | \_\_20 \_\_25 \_\_30 \_\_40 \_\_50 \_60 \_\_ 60+ | | | | | |  |
|  | | | | |  |  | | | | |  |
| Backoff Manager : | | | | |  | Backoff Decision Point (HH:MM) : | | | | |  |

Location of Detailed Backoff Plan :

(A backoff plan is what steps one will take when an upgrade or network change has failed. These steps will “undo” the change and restore the network or system to its previous state.)

**Backoff Plan Steps**

Preparatory

Steps

Execution

Steps

Post Steps

Verification

Monitoring an verification window (Min/Hours) :

|  |  |
| --- | --- |
| Verification Contact : | Verification Contact Phone Number : |

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**Annex H**

(informative)

**Template for examples**

**Full description of Context**

**Description of network under analysis**

**The 10 steps**

STEP 1: Identify HAZARDS

[add details/explanation if helpful]

**HAZ01**:

**HAZ02**:

STEP 2: Identify causes and resulting HAZARDOUS SITUATIONS

[add details/explanation if helpful]

**C01**:

**C02**:

The following HAZARDOUS SITUATIONS are identified:

**HS01**: . ***(from Cause Cn)***

**HS02**: . ***(from Cause Cn)***

**HS03**: . ***(from Cause Cn)***

STEP 3: Determine UNINTENDED CONSEQUENCES and estimate the potential **severities**

Note this severity estimation is based on knowing the acuity level of the typical PATIENT in this context.

UC for **HS01**: . Severity is *tbd*[1)](#page76).

UC for **HS02**: . Severity is *tbd*

UC for **HS03**: . Severity is *tbd*

STEP 4: Estimate the **probability** of the UNINTENDED CONSEQUENCE

**HS01**:*tbd*

***HS02****: tbd*

***HS03****: tbd*

STEP 5: Evaluate **RISK** against pre-determined RISK acceptability criteria

Calculate the initial RISK level based on the probability and severity determined in STEPS 3 and 4.

—————————

1) The abbreviation *tbd* in this annex means "to be determined".

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**HS01** (tbd/tbd). RISKlevel =*tbd*

**HS02** (tbd/tbd). RISKlevel =*tbd*

**HS03** (tbd/tbd). RISKlevel =*tbd*

STEP 6: Identify and document proposed RISK CONTROL measures and evaluate individual

RESIDUAL RISK

**RC01**:

**RC02**:

[Explain if you reduced probability or severity or both with control measures.]

**HS01**:*tbd*

**HS02**:*tbd*

**HS03**:*tbd*

STEP 7: Implement RISK CONTROL measures

RISK CONTROL measures must be implemented so that they can be VERIFIED before go-live. [Explain how they can be implemented.]

STEP 8: Verify RISK CONTROL measures

**RC01** VERIFICATION:

**Effectiveness**:

**Implementation**:

**RC02** VERIFICATION:

**Effectiveness**:

**Implementation**:

STEP 9: Evaluate any new RISKS arising from RISK CONTROL

Evaluation has concluded no new RISKS have been introduced by the added RISK CONTROLS.

STEP 10: Evaluate and report overall RESIDUAL RISK

Because these examples represent only one or two threads through the PROCESS for a given MEDICAL IT- NETWORK, the concept of overall RESIDUAL RISK is difficult to show. For the purposes of this technical report, assume that the overall RESIDUAL RISK is determined to be acceptable per RO policy.

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