

Support for Title 21 CFR Part 11 and Annex 11 compliance: Agilent SLIMS

Valid for SLIMS version 6.8 and 6.9

Overview

US FDA Part 11 in Title 21 of the Code of Federal Regulations (CFR), and its EU analog, Eudralex Chapter 4, Annex 11, describe the requirements for electronic records and electronic signatures for regulated pharmaceutical organizations. Released in 1997, 21 CFR Part 11 has been enforced since 1999. The intent of these guidelines is to ensure that all appropriate electronic records are attributable, legible, contemporaneous, original, accurate, and maintained with integrity.

This white paper is a resource for users of Agilent SLIMS systems whose organizations must comply with these regulations. It is the responsibility of the user and their organization to ensure that the functionalities provided by SLIMS are used appropriately to achieve compliant operation for laboratory data acquisition and processing. In addition to the technical controls SLIMS provides, the user organization must establish procedural controls – standard operating procedures (SOPs) – to address relevant non-technical requirements. For example, controls such as internal audit programs, must also be established to ensure that system operators follow the SOPs.

Appendix 1 provides a detailed description of how Agilent SLIMS supports users and their organizations in achieving the requirements of each section of 21 CFR Part 11 and the related sections of EU Annex 11. The descriptions assume that system access, including instrument hardware and software, is controlled by the staff responsible for the electronic records contained on the system. Thus, the system is designed as a "closed system" as defined in 21 CFR Part 11.3(b)(4).



21 CFR Part 11

21 CFR Part 11 covers three specific elements of a regulated laboratory's operation:

- Security of electronic records,
- Attribution of work,
- Electronic signatures (if used)

Security

Security can be interpreted as "the right people, having the right access, to the right information." Regulated organizations must be able to both verify the identity of system users and limit system access to trained, authorized individuals (11.10(d), (i) and (g); 11.100(b)). Because laboratory staff have different responsibilities based on their job assignments, data access must be segregated and defined such that certain users have certain types of access to certain sets of data while potentially having different access to other data sets.

Attribution of work

Attribution of work refers to documenting the "Who, what, when, where and why?" of work performed. Automated audit trails independently record users actions thus connecting laboratory staff to the work they perform. Audit trail entries enable staff and regulatory inspectors to reconstruct the complete history of an electronic record.

- Who: clearly identifies the person responsible for the particular action that creates, modifies, or deletes a record.
- What: is the action that took place, including, if applicable, the old value and the new value contained in the record.
- When: unambiguously declares the date and time the action took place.
- Where: clearly identifies the impacted record.
- Why: explains the reason for a change to a regulated record. The reason is often selected from a list of pre-defined reasons to provide consistency and to enable searching and sorting of entries.

eSignatures

While 21 CFR Part 11 does not require the use of eSignatures, it does provide regulations for their use when they are used. In this case, the system must ensure that eSignatures:

- Are irrevocably linked to their respective records.
- Show the full name of the signer, date and time, as well as the meaning of, or reason for, the signature (such as review, approval, responsibility, or authorship).
- Are present whenever the signed records are displayed or printed.

"Separation of duty, as a security principle, has as its primary objective the prevention of fraud and errors. This objective is achieved by disseminating the tasks and associated privileges for a specific business process among multipleusers."

– Botha, Eloff, IBM Systems Journal1

Appendix 1. Satisfying the requirements set forth in US FDA Title 21 CFR Part 11 and related global regulations using SLIMS

Appendix 1 Table: Notes

Column one

The table addresses 21 CFR Part 11 requirements in the order that they are presented in the US FDA reference document. [2] Related requirements such as those found in EU Annex 11[3] follow each section of Part 11.

Column two

For completeness, column two lists all requirements of 21 CFR Part 11 and other related global requirements. "System" refers to the analytical system used to acquire and process data. Most requirements are fulfilled by either technical controls (i.e., software functionality) or procedural controls (i.e., SOPs). Technical controls are controls provided by the software and hence the software supplier, while procedural controls are the responsibility of the user organization. 21 CFR Part 11 requirements listed in **bold** are requirements addressed by technical controls. Other global requirements are listed in regular font. Requirements that must be addressed by procedural controls are listed in <u>blue</u>.

Column three

Some requirements involve both technical and procedural controls. Responsibilities for each requirement are listed in column three. "S" refers to analytical system supplier. "U" refers to the user organization. Rows containing requirements that must be exclusively addressed by the user organization are shown in blue. Blue may also be technical controls the user will be responsible to implement.

Column four

If available and where appropriate, related global requirements and comments are provided in column four.

Column five

Column five indicates with a "yes" or "no" whether the requirement can be satisfied using the technical controls provided in OpenLab CDS. N/A is not applicable to SLIMS.

Column six

Column six explains how the regulatory requirement can be satisfied using the technical controls provided by SLIMS. Column six also provides additional recommendations for the user organization when relevant.

1. Validation

| i. valida | | | | | |
|-----------------------|---|------|---|--------|--|
| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
| Part 11 11.10(a) | 1.1 Is the system validated to ensure accuracy, reliability, consistent intended performance, and the ability to discern invalid or altered records? | S, U | Required by all regulations. This is a typical example of shared responsibility between the system supplier and the user organization. While the user organization has ultimate responsibility for validation, some tasks can only be done and must be delivered by the software supplier, e.g., validation activities during development and related documentation. 第五章系统 第十三条在计算机化系统使用之前, 应当 对系统全面进行测试, 并确认系统可以获得 预期的结果。当计算机化系统替代某一人工 系统如, 可采用两个系统 (人工和计算机化) 平行运行的方式作为测试和验证内容的一 部分。 第五章系统 第十三条在计算机化系统使用之前, 应当 对系统全面进行测试, 并确认系统可以获得 预期的结果。当计算机化系统使用之前, 应当 对系统全面进行测试, 并确认系统可以获得 预期的结果。当计算机化系统使用之前, 应当 对系统全面进行测试, 并确认系统可以获得 预期的结果。当计算机化系统替代某一人工 系统时, 可采用两个系统 (人工和计算机化) 平行运行的方式作为测试和验证内容的一 部分。 | Yes | SLIMS undergoes testing by Agilent during development to ensure accuracy, reliability, and consistency of performance. Testing procedures are documented in ISO9001:2015. IQ/OQ, conducted by Agilent, and PQ, based on the customer's requirements per their validation protocols. The user organization is required to validate their analytical system according to regulatory expectations. |
| Annex 11 | 1.2 Is infrastructure qualified? | U | Annex 11.Principle B Brazil GMP 577 | N/A | Qualification of infrastructures, such as servers and networks, is the responsibility of the user organization. |

2. Accurate Copies and Secure Retention and Retrieval of Records

| | Le Copies and Secure Retenti | 1 | | V /N. | |
|-----------------------|---|------|---|--------|---|
| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
| Part 11 11.10(b) | 2.1 Is the system capable of generating accurate and complete copies of records in both human readable and electronic form suitable for inspection, review, and copying by the FDA? | S | 第五章系统 第十九条以电子数据为主数据时,应当满 足以下要求: (一)为满足质量审计的目的,存储的电子 数据应当能够打印成清晰易懂的文件。 | Yes | SLIMS has a built-in audit trail, known as History, which maintains complete and accurate copies of any activity within the system. The History User Interface allows data to be inspected. Change events are stored in the Change-log table. Audit-trail data can be printed directly from the History user interface, including printing to a PDF file. |
| Annex 11 | 2.2 Is it possible to obtain clear printed copies of electronically stored e-records? | S | Annex 11.8.1 Brazil GMP 583 | Yes | Audit-trail data can be printed directly from the History user interface, including printing to a PDF file. |
| Brazil | 2.3 Are there controls to make sure that the data back up, retrieval and maintenance process is duly carried out? | S, U | Brazil 585.2 第五章系统 第十九条以电子数据为主数据时,应当满足以下要求: (三)应当建立数据备份与恢复的操作规程,定期对数据备份,以保护存储的数据供将来调用。备份数据应当储存在另一个单独的、安全的地点,保存时间应当至少满足本规范中关于文件、记录保存时限的要求。 | Yes | Records are indefinitely retained in the database. It is the responsibility of the customer organization to protect against loss of data with an adequate backup policy. |
| Part 11 11.10(c) | 2.4 Does the system protect records to enable their accurate and ready retrieval throughout the records retention period? | S, U | China GMP 163 | Yes | Records are indefinitely retained in the database. Audit-trail data can be printed at any time, including to a PDF file. It is the responsibility of the customer organization to protect against loss of data with an adequate backup policy and appropriate control of physical access to workstations and servers. |
| Annex 11 | 2.5 Are data checked during the archiving period for accessibility, readability, and integrity? | U | Annex 11.17 | N/A | It is the responsibility of the user organization to ensure data are checked during archival for accessibility, readability, and integrity. |
| Annex 11 | 2.6 If relevant changes are made to the system (e.g., computer equipment or programs), is then the ability to retrieve the data ensured and tested? | S, U | Annex 11.17 | Yes | Records are indefinitely retained in the database. The user organization is responsible for ensuring readability of this data during their implementation and validation processes. |
| Annex 11 | 2.7 Are data secured by both physical and electronic means against damage? | S, U | Annex 11.7.1 Brazil GMP 584 第五章系统 第十条系统应当安装在适当的位置,以防止 外来因素干扰。 第五章系统 第十九条以电子数据为主数据时,应当满 足以下要求: (二)必须采用物理或者电子方法保证数据 的安全,以防止故意或意外的损害。日常运 行维护和系统发生变更(如 计算机设备或其程序)时,应当检查所存储 数据的可访问性及数据完整性。 | Yes | Records are indefinitely retained in the database. It is the responsibility of the customer organization to ensure physical security (control of physical access to workstations and servers). |
| Clinical guide | 2.8 Are there controls implemented that allow the reconstruction of the electronic source/raw documentation for FDA's review of the (clinical) study and laboratory test results? | S | Clinical Computer Guide F2 FDA Q&As | Yes | Records are indefinitely retained in the database. Any changes to the data in any record are documented in the history, allowing reconstruction of study and laboratory test results as needed. |
| Clinical guide | 2.9 Does the information provided to FDA fully describe and explain how source/ raw data were obtained and managed, and how electronic records were used to capture data? | U | Clinical Computer Guide F2 FDA Q&As | N/A | It is the responsibility of the user organization to describe how source/raw data were obtained and managed, and how electronic records were used to capture data. |

2. Accurate Copies and Secure Retention and Retrieval of Records continued

| Annex 11 | 2.10 Does the system allow performing regular back ups of all relevant data? | S | Annex 11.7.1 China GMP 163 Brazil GMP 585 Part 211, 68 b | Yes | Records are indefinitely retained in the database. It is the responsibility of the customer organization to protect against loss of data with an adequate backup policy. |
|-------------------------------|--|------|---|-----|--|
| Annex 11 | 2.11 Is the integrity and accuracy of backed-up data and the ability to restore the data, checked, validated, and monitored periodically? | U | Annex 11.7.2 China GMP 163 Brazil GMP 585 Part 211, 68 b | N/A | It is the responsibility of the user organization to ensure the integrity and accuracy of backed- up data, and to check, validate and monitor restored data periodically. |
| Clinical Computer Guide | 2.12 Are procedures and controls in place to prevent the altering, browsing, querying, or reporting of data via external software applications that do not enter through the protective system software? | S, U | Clinical Computer Guide E | Yes | Procedures and controls related to external software applications are the responsibility of the customer organization. Access to the database is password restricted. We recommend restricting access to the database and file store. |
| Clinical Computer Guide | 2.13 Are there controls implemented to prevent, detect, and mitigate effects of computer viruses, worms, or other potentially harmful software code on study data and software? | S, U | Clinical Computer Guide F | N/A | Agilent has tested SLIMS in conjunction with industry standard anti-virus applications. However, it is the responsibility of the user organization to implement anti-virus software. |

3. Authorized Access to Systems, Functions, and Data

| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
|-----------------------|--|------|--|--------|---|
| Part 11 11.10(d) | 3.1 ls system access limited to authorized persons? | S, U | China GMP 183 163 Brazil GMP 579, ICH Q7.5.43 | Yes | SLIMS has a built-in user authentication/ authorization feature (local authentication) or can be configured with a customer's LDAP or with another external authentication provider (see supported external authentication providers in Agilent SLIMS Software and Hardware Requirements document). Each user is identified by a unique username and password combination. Entry of both is required to access the system. Also, roles within SLIMS can be used to restrict access to record and functionalities within SLIMS. |
| | 3.2 Is each user clearly identified, e.g., through his/her own user ID and Password? | S, U | Several Warning Letters | Yes | Each user is identified by a unique ID and password combination. Entry of both is required to access the system. |
| Clinical | 3.3 Are there controls to maintain a cumulative record that indicates, for any point in time, the names of authorized personnel, their titles, and a description of their access privileges? | S, U | Clinical Computer Guide 4 | Yes | SLIMS has a built-in user authentication/ authorization feature (local authorization) or can be configured with a customer's LDAP or with another external authentication provider (see supported external authentication providers in Agilent SLIMS Software and Hardware Requirements document). It is possible to view the entire list of authorized users and all of their respective access privileges. Any change to user information or access privileges is recorded in the audit trail. |

4. Electronic Audit Trail

| | | - | | | |
|-----------------------|--|------|---|--------|---|
| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
| Part 11 11.10(e) | 4.1 Is there a secure, computer- generated, time-stamped audit trail to independently record the date and time of operator entries and actions that create, modify, or delete electronic records? | S | China GMP 163 第五章系统 第十六条计算机化系统应当记录输入或确 认关键数据人员的身份。只有经授权人员, 方可修改已输入的数据。每次修改一个已输入 的关键数据均应当经过批准,并应当记录更 改数据的理由。应当根据风险评估的结果, 考虑在计算机化系统中建立一个数据审计跟 踪系统,用于记录数据的输入和修改。 | Yes | SLIMS has a built-in audit trail that captures all user activities (including electronic signature) and time and date stamps. Any changes to the data in any record are documented in the history. |
| FDA GLP | 4.2 Does the audit trail record who has made which changes, when and why? | S | FDA 21 CFF 58.130 e Clinical Computer Guide 2 Clinical Source Data 3 | Yes | The audit trail includes the user ID, date and time of the change (displayed both in UTC and in the time zone of the local computer), and the before and after values together with the reason why the change was made. |
| Annex 11 | 4.3 Can the system generate printouts indicating if any of the e-records have been changed since the original entry? | S | Annex 11, 8.2 | No | This requirement is not supported in SLIMS. Changes to regulated records are recorded in audit trails. |
| FDA GMP | 4.4 Does the audit trail include any modifications to an established method employed in testing?4.5 Do such records include the reason for the modification? | S | Part 211.194 8b | Yes | Protocols and SOPs are versioned when changed, and previous versions are maintained along with information about the user who made the changes and a timestamp. Versions can include comments explaining the reason for the modification. |
| | 4.6 Is the audit trail function configured to be always on and can it not be switched off by system users? | S, U | Warning Letter | Yes | The audit/history trail cannot be turned off by users. |
| Annex 11 | 4.7 Is audit trail available in a generally intelligible form for regular review? | S | Annex 11, 9 | Yes | Any changes to records are documented in the audit/history trail, which can be viewed at any time by users with the correct permissions. |
| | 4.8 Can audit trail contents be configured such that only relevant activities are recorded for realistic and meaningful review of audit trail information? | S | Implicitly required by Annex 11 with many warning letters related to review of audit trail. | Yes | The audit/history trail can be filtered to show entries with specific characteristics. |
| Part 11 11.10(e) | 4.9 Is previously recorded information left unchanged when records are changed? | S | | Yes | Any changes to the data in any record are documented in the history. Changes are stored as new revisions of the original, which is left unchanged. |
| Part 11 11.10(e) | 4.10 Is audit trail documentation retained for a period at least as long as that required for the subject electronic record? | S, U | | Yes | Audit trail information is stored within the electronic record and cannot be separated from it. Records are indefinitely retained in the database. However, customers are responsible for backing up and preserving the SLIMS database and files per regulatory |
| Part 11 11.10(e) | 4.11 Is audit trail available for review and copying by the FDA? | S | | Yes | Audit/history trails can be exported in PDF format or printed. |
| Annex 11 | 4.12 Is it possible to obtain clear printed copies of electronically stored e-records (e.g., e-audit trail?) | S | Annex 11, 8.1 | Yes | Audit/history trails can be exported in PDF format or printed. |

5. Operational and Device Checks

| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
|-----------------------|---|------|--|-----------|--|
| Part 11 11.10(f) | 5.1 Are there operational system checks to enforce permitted sequencing of steps and events, if required? | S | | N/A | Protocols are assigned in the SLIMS ELN process to enforce permitted sequence of steps. Other sequences of events are defined in the requirements and validation process. |
| Part 11 11.10(g) | 5.2 Are there authority checks to ensure that only authorized individuals can use the system, electronically sign a record, access the operation or computer system input or output device, alter a record, or perform the operation at hand? | S | Part 211, 68 b | Yes | User permissions are defined and limited by the user's role within SLIMS. Roles can define access and functionality per customer SOPs. Customers should also maintain policies on user authentication and management to ensure appropriate oversight. |
| | 5.3 Is the system designed to record the identity of operators entering, changing, confirming or deleting data including date and time? | S | Annex 11, 12.4 | Yes | User information and a timestamp of any change is maintained with each record in the audit/history trail. |
| Part 11 11.10(h) | 5.4 Does the system allow use of device checks to determine, as appropriate, the validity of the source of data input or operational instruction? | S | There are two equally valid interpretations of this requirement. Systems should be designed such that: 1. Proper communication is confirmed between the computer and the "source" of data input (i.e., the instrument) prior to transmission of instructions to or data from the "source." 2. Regulated records created by the system must unambiguously indicate the "source" of the data (i.e., which instrument or component generated the data.) | Partially | Customers are responsible for maintaining access to the SLIMS environment. Users must be authorized to access SLIMS. |
| Part 11 11.10(i) | 5.5 Is there documented evidence that persons who develop, maintain, or use electronic record/electronic signature systems have the education, training, and experience to perform their assigned tasks? | U | China GMP 18 Brazil 571 | N/A | It is the responsibility of the user organization to maintain documented evidence that the persons who develop, maintain, or use electronic record and electronic signature systems have the education, training, and experience needed to perform these tasks Agilent software professionals involved in development of SLIMS have received training in relevant aspects of data integrity. |
| Part 11 11.10(j) | 5.6 Is there a written policy that holds individuals accountable and responsible for actions initiated under their electronic signatures, in order to determine record and signature falsification? | U | | N/A | It is the responsibility of the user organization to establish a written policy (SOP) that holds staff responsible for the actions initiated under their electronic signatures. |
| | 5.7 Have employees been trained on this procedure? | U | Implied requirement of Part 11 11.10(j) | N/A | Is it the responsibility of the user organization to train their staff. |
| Part 11 11.10(k) | 5.8 Are there appropriate controls over systems documentation including: (1) Adequate controls over the distribution of, access to, and use of documentation for system operation and maintenance? (2) Revision and change control procedures to maintain an audit trail that documents time-sequenced development and modification of systems documentation. | U | China GMP 161 第五章系统 第十一条应当有详细阐述系统的文件(必要 时,要有图纸),并须及时更新。此文件应当详 细描述系统的工作原理、目的、安全措施和适用 范围、计算机运行方式的主要特征,以及如何 与其他系统和程序相接。 | N/A | It is the responsibility of the user organization to establish systems documentation. |

5. Operational and Device Checks continued

| Part 11 11.10(i) | 5.9 Are there revision and change control procedures to maintain an audit trail that documents time- sequenced development and modification of system documentation? | S, U | 第五章系统 第十七条计算机化系统的变更应当根据预 定的操作规程进行,操作规程应当包括评估 、验证、审核,批准和实施变更等规定。计算机 化系统的变更,应经过该部分计算机化系统相 关责任人员的同意,变更情况应有记录。主 要变更 应当经过验证。 | Yes | Agilent maintains development and testing documentation for SLIMS. Upon request, this documentation is available for user review. The user organization is expected to maintain documentation of their system and associated changes in situ. |
|---------------------|---|------|--|-----|--|
|---------------------|---|------|--|-----|--|

6. Data Integrity, Date and Time Accuracy

| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
|---------------------------------|---|------|---|--------|---|
| Annex 11 | 6.1 Do computerized systems that exchange data electronically with other systems include appropriate built-in checks for the correct and secure entry and processing of data? | S | Annex 11.5 | N/A | When data is exchanged to/from SLIMS, the code developed for that exchange is validated. |
| Annex 11 | 6.2 Is there an additional check on the accuracy of the data? This check may be done by a second operator or by validated electronic means. | S, U | Annex 11-6 Brazil GMP 580 ICHQ7-5.45 第五章系统 第十五条当人工输入关键数据时(例如在称 重过程中输入物料的重量和批号),应当复 核输入记录以确保其准确性。这个复核可以由另 外一个操作人员完成,或采用经验证的电子 方式。必要时,系统应当设置复核功能,确保 数据输入的准确性和数据处理过程的正确性。 | N/A | An additional check can be done by a second operator when a validation step is present. |
| Clinical Computer Guide | 6.3 Are controls established to ensure that the system's date and time are correct? | S, U | Clinical Computer Guide D.3 | Yes | Agilent recommends that the system be configured to reference a timeserver to ensure accuracy of the system date and time. This is configured in and controlled by the operating system. |
| Clinical Computer Guide | 6.4 Can date or time only be changed by authorized personnel, and is such personnel notified if a system date or time discrepancy is detected? | S | Clinical Computer Guide D.3 | Yes | This is usually limited to the System Administrator. This is configured in and controlled by the operating system. |
| Clinical Computer Guide I | 6.5 Are timestamps with a clear understanding of the time zone reference used implemented for systems that span different time zones? | S, U | Clinical Computer Guide D.3 | Yes | All ime data is stored, in Coordinated Universal Time (UTC)/Greenwich Mean Time (GMT) and displayed in the local time of the computer used. Any audit/history trail information is displayed both in the local time of the computer used and in UTC. Timezone information is shown together with the dates in the audit/history trail. |

7. Control for Open Systems (Only Applicable for Open Systems)

| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
|-----------------------|---|------|---|--------|---|
| Part 11 11.30 | 7.1 Are there procedures and controls designed to ensure the authenticity, integrity, and, as appropriate, the confidentiality of electronic records from the point of their creation to the point of their receipt? | S, U | | N/A | SLIMS is not intended to be deployed as "open" system as per 21 CFR Part 11.3(b)(9). |
| Part 11 11.30 | 7.2 Are there additional measures such as document encryption and use of appropriate digital signature standards to ensure, as necessary under the circumstances, record authenticity, integrity, and confidentiality? | S | | N/A | SLIMS is not intended to be deployed as "open" system as per 21 CFR Part 11.3(b)(9). |

8. Electronic Signatures – Signature Manifestation and Signature/Record Linking

| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
|-----------------------|--|------|--|--------|--|
| Annex 11 | 8.1 When electronic signatures are used, do they have the same impact as hand- written signatures within the boundaries of the company?Are they permanently linked to their respective record?Do they include the time and date that they were applied? | S, U | Annex 11.14 ICH Q7.6.18 第五章系统 第二十三条电子数据可以采用电子签名 的方式,电子签名应当遵循相应法律法规 的要求。 | Yes | The user organization must establish the legal impact of electronic signatures Signatures are permanently linked to their respective records, which can include the final report. User information and a timestamp of any change is maintained with each signature record in the audit/history trail. |
| Part 11 11.50 (a) | 8.2 Do signed electronic records contain information associated with the signing that clearly indicates all of the following: (1) The printed name of the signer? (2) The date and time when the signature was executed? and (3) The meaning (such as review, approval, responsibility, or authorship) associated with the signature? | S | | Yes | Signature records in the audit/history trail show by default the username of the signer, the date and time when the signature was executed, the user comment, and the record change associated to the signature. If enabled by the System administrator, the meaning (author, review, approve, or reject) of the signature will also be recorded. |
| Part 11 11.50 (b) | 8.3 Are the items identified in paragraphs (a)(1), (a)(2), and (a)(3) of this section subject to the same controls as for electronic records and are they included as part of any human readable form of the electronic record (such as electronic display or printout)? | S | | Yes | Electronic signatures are recorded directly in the audit/history trails and as such, can be accessed through the History user interface, and printed, including to a PDF file for review. |
| Part 11 11.70 | 8.4 Are electronic signatures and handwritten signatures linked to their respective electronic records to ensure that the signatures cannot be excised, copied, or otherwise transferred to falsify an electronic record by ordinary means? | S | | Yes | Electronic signatures are permanently linked to their respective record in the audit/history trail. |
| Part 11 Preamble | 8.5 Is there a user-specific automatic inactivity disconnect measure that would "de-log" the user if no entries or actions were taken within a fixed short timeframe? | S | Part 11 Preamble section 124 | Yes | Automatic session locking enables the user organization to configure a time after which the user is automatically logged-out. |

9. Electronic Signatures General Requirements and Signature Components and Controls

| | · · · · · · · · · · · · · · · · · · · | · · | | · · | |
|---------------------------------|--|------|---|--------|---|
| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
| Part 11 11.100(a) | 9.1 Is each electronic signature unique to one individual and not reused by, or reassigned to, anyone else? | S, U | | Yes | Each user has a unique login and thus a unique signature that cannot be used by another user. It is the responsibility of the customer to prevent sharing or re-use of login information. |
| Part 11 11.100(b) | 9.2 Does the organization verify the identity of the individual before the organization establishes, assigns, certifies, or otherwise sanctions an individual's electronic signature, or any element of such electronic signature? | U | | N/A | It is the responsibility of the user organization to verify the identity of staff before it establishes, assigns, certifies, or otherwise sanctions an individual's electronic signature, or any element of such electronic signature. |
| Part 11 11.100 (c) | 9.3 Are persons using electronic signatures, prior to or at the time of such use, certified to the agency that the electronic signatures in their system, used on or after August 20, 1997, are intended to be the legally binding equivalent of traditional handwritten signatures? | U | | N/A | It is the responsibility of the user organization to verify that staff using electronic signatures meet these requirements. |
| | 9.4 Do persons using electronic signatures, upon agency request provide additional certification or testimony that a specific electronic signature is the legally binding equivalent of the signer's handwritten signature? | | | | |
| Part 11 11.200(a) (1) | 9.5 Do electronic signatures that are not based upon biometrics employ at least two distinct identification components such as an identification code and password? | S, U | | Yes | A unique user ID and a password is required to access the system. By default, only the password of the logged in user is required to make an electronic signature. SLIMS can be configured by a system administrator to require both the username and password to make an electronic signature (not all external authentication providers support reauthentication, see Supported external authentication providers in Agilent SLIMS Software and Hardware Requirements document). |
| Part 11 11.200(a) (1) (i) | 9.6 When an individual executes a series of signings during a single, continuous period of controlled system access, is the first signing executed using all electronic signature components? | S | | Yes | Both the username and password are required to access the system. By default, only the password of the logged in user is required to make an electronic signature. SLIMS can be configured by a system administrator to require both the username and password to make an electronic signature, even during a single, continuous period of controlled system access (not all external authentication providers support reauthentication, see Supported external authentication providers in Agilent SLIMS Software and Hardware Requirements document). |
| Part 11 11.200(a) (1) (i) | 9.7 When an individual executes a series of signings during a single, continuous period of controlled system access, are subsequent signings executed using at least one electronic signature component that is only executable by, and designed to be used only by, the individual? | S | | Yes | Both the username and password are required to access the system. By default, only the password of the logged in user is required to make an electronic signature. SLIMS can be configured by a system administrator to require both the username and password to make an electronic signature, even during a single, continuous period of controlled system access (not all external authentication providers support reauthentication, see Supported external authentication providers in Agilent SLIMS Software and Hardware Requirements document). |

9. Electronic Signatures General Requirements and Signature Components and Controls continued

| - | , second s | | • · · | |
|----------------------------------|---|------|-------|---|
| Part 11 11.200(a) (1) (ii) | 9.8 When an individual executes one or more signings not performed during a single, continuous period of controlled system access, is each signing executed using all of the electronic signature components? | S | Yes | Both the username and password are required to access the system. By default, only the password of the logged in user is required to make an electronic signature. SLIMS can be configured by a system administrator to require both the username and password to make an electronic signature, even during a single, continuous period of controlled system access (not all external authentication providers support reauthentication, see Supported external authentication providers in Agilent SLIMS Software and Hardware Requirements document). |
| Part 11 11.200(a) (2) | 9.9 Are controls in place to ensure that electronic signatures that are not based upon biometrics are used only by their genuine owners? | S | Yes | A unique user ID and a password is required to access the system, and therefore to make any changes or perform any sign-offs. |
| | | | | It is the responsibility of the customer organization to prevent improper handling of personal login information. |
| Part 11 11.200(a) (3) | 9.10 Are the electronic signatures administered and executed to ensure that attempted use of an individual's electronic signature by anyone other than its genuine owner requires collaboration of two or more individuals? | S, U | Yes | Misuse of electronic signatures by anyone other than the owner would require intentional cooperation of a user and the System Administrator. |
| Part 11 11.200(b) | 9.11 Are electronic signatures based upon biometrics designed to ensure that they cannot be used by anyone other than their genuine owners? | S | N/A | Biometric authentication is not supported in SLIMS. |

10. Controls for Identification Codes and Passwords

| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
|-----------------------|---|------|---|--------|--|
| Part 11 11.300(a) | 10.1 Are controls in place to maintain the uniqueness of each combined identification code and password, such that no two individuals have the same combination of identification code and password? | S, U | | Yes | SLIMS does not allow duplicate user IDs. |
| Part 11 11.300(b) | 10.2 Are controls in place to ensure that identification code and password issuance are periodically checked, recalled, or revised (e.g., to cover such events as password aging)? | S, U | | Yes | SLIMS allows configuration of the required lifetime and complexity of passwords for its built-in user authentication feature (local authentication). If the customer organization configured SLIMS to use an external authentication system (like a customer's LDAP or with another external authentication provider), then the control of these parameters is the responsibility of the user organization within the external authentication system used. |

10. Controls for Identification Codes and Passwords continued

| Part 11 11.300(c) | 10.3 Are there procedures to electronically de-authorize lost, stolen, missing, or otherwise potentially compromise tokens, cards, and other devices that bear or generate identification code or password information, and to issue temporary or permanent replacements using suitable, rigorous controls? | U | 第五章系统 第十四条数据的输入或修改只能由经许可 的人员进行。杜绝未经许可的人员输入数据 的手段有:使用钥匙、密码卡、个人密码和限 制对计算机终端的访问。应当就输入和修改 数据制订一个授权、取消、授权变更,以及改 变个人密码的规程。必要时,应当考虑系统能 记录未经许可的人员试图访问系统的行为。对 于系统自身缺陷,无法实现人员控制的,必须 具有书面程序,相关记录本及相关物理隔离手 段,保证只有经许可的人员方能进行操作。 | N/A | It is the responsibility of the user organization to establish these procedures. |
|----------------------|--|---|--|-----|--|
| Part 11 11.300(d) | 10.4 Are there transaction safeguards in place to prevent unauthorized use of passwords and/or identification codes, and to detect and report in an immediate and urgent manner any attempts of their unauthorized use to the system security unit, and, as appropriate, to organizational management? | U | 第五章系统 第十四条数据的输入或修改只能由经许可 的人员进行。杜绝未经许可的人员输入数据 的手段有:使用钥匙、密码卡、个人密码和限 制对计算机终端的访问。应当就输入和修改 数据制订一个授权、取消、授权变更,以及改 变个人密码的规程。必要时,应当考虑系统能 记录未经许可的人员试图访问系统的行为。对 于系统自身缺陷,无法实现人员控制的,必须 具有书面程序,相关记录本及相关物理隔离手 段,保证只有经许可的人员方能进行操作。 | N/A | SLIMS allows configuration of the maximum number of failed login attempts before a user account is locked for its built-in user authentication feature (local authentication). It is the responsibility of the user organization to establish any other transaction safeguards. |
| Part 11 11.300(e) | 10.5 Are there controls for initial and periodic testing of devices, such as tokens or cards that bear or generate identification code or password information to ensure that they function properly and have not been altered in an unauthorized manner? | U | | N/A | It is the responsibility of the user organization to establish controls to test devices initially as well as periodically to ensure they function properly and have not been altered in an unauthorized manner. |

11. System Development and Support

| Part 11 and Others | Requirement | S, U | Other associated regulations and comments | Yes/No | If yes, how, specifically, is the requirement satisfied using SLIMS? If no, what is the recommendation to customers? |
|-----------------------|---|------|---|--------|--|
| Annex 11 | 11.1 Has the software or system been developed in accordance with an appropriate quality management system? | S, U | Annex 11 4.5 Brazil GMP 577 GAMP This is a shared responsibility between the system supplier and the user organization. The user should require the supplier to provide documented evidence that software is developed within the framework of a quality management system (QMS). 第二章原则 企业应当能够提供与供应商质量体系和 审计信息相关的文件。 | Yes | SLIMS is developed within the Agilent quality management system, which is defined according to the ISO 9001:2015 standard. |

11. System Development and Support continued

| Brazil | 11.2 Is there a formal agreement when the software supplier subcontracts software and maintenance services. Does the agreement include the contractor's responsibilities? | S, U | Brazil GMP 589 This is a shared responsibility between the system supplier and the user organization. The supplier must have such an agreement with the subcontractor, and the user must verify that the agreement is in place. 第二章原则 第四条企业应当注重计算机化系统供应 商的管理,制定相应的操作规程。供应商提 供产品或服务时(如安装,配 置、集成、验证、维护、数据处理等),企业应 当与供应商签订正式协议,明确双方责任 | Yes | Procedures for management of external partners are documented within the Agilent quality management system in relation to point 8.4 of ISO 9001:2015. |
|---------------------|---|------|---|-----|--|
| ICH Q10 | 11.3 For outsourced (development and support) activities, is there a written agreement between the contract giver and contract acceptor? | S, U | ° ICHQ10, 2.7 с | Yes | Procedures for management of external partners are documented within the Agilent quality management system in relation to point 8.4 of ISO 9001:2015. |
| ICH Q10 | 11.4 Are the responsibilities and communication processes for quality related activities of the involved parties (contractors) defined? | S, U | ICHQ10, 2.7 c | Yes | Procedures for management of external partners are documented within the Agilent quality management system in relation to point 8.4 of ISO 9001:2015. |
| Part 11 11.10(i) | 11.5 Is personnel developing and supporting software trained? | S, U | This is a shared responsibility between the system supplier and the user organization. The supplier must ensure its staff is trained, and the user should have assurance, e.g., through audits that SW developers are trained and that this training is documented. | Yes | All appropriate Agilent staff are required to be trained. Work instructions are documented in ISO 9001:2015 Scaffold. |
| | | | 第三章人员 第五条计算机化系统的"生命周期"中所 涉及的各种活动,如验证、维护、管理等,需 要各相关的职能部门人员之间的紧密合作。在 职责中涉及使用和管理计算机化系统的人员 ,应当接受相应的使用和管理培训。确保有 适当的专业人员,对计算机化系统的设计、验 证、安装和运行等方面进行培训和指导。 | | |

References

- R. A. Botha and J. H. P Eloff. Separation of duties for access control enforcement in workflow environments. IBM Systems Journal – End-to-end security. 40 (3), 666-682. (2001).
- 2 U.S. Food and Drug Administration. CFR - Code of Federal Regulations Title 21. Title 21—Food and Drugs, Chapter I—Food and Drug Administration Department of Health and Human Services, Subchapter A— General. Part 11 Electronic Records; Electronics Signatures [Online] https://www.accessdata.fda. gov/scripts/cdrh/cfdocs/cfcfr/ CFRSearch.cfm?CFRPart=11 (accessed November 4, 2015).
- European Commission Health and Consumers Directorate-General.
 Public Health and Risk Assessment.
 Pharmaceuticals. EudraLex. The Rules Governing Medicinal Products in the European Union. Volume
 Good Manufacturing Practice.
 Medicinal Products for Human and Vetrinary Use. Annex 11.
 Computerised Systems. [Online]
 http://ec.europa.eu/health/files/ eudralex/vol-4/annex11_01-2011_ en.pdf (accessed November 4, 2015).

www.agilent.com/chem/agilentslims

DE62458295

This information is subject to change without notice.

© Agilent Technologies, Inc. 2023 Printed in the USA, Feb 9, 2023 5994-5125EN

