

Document Cover Page

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
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
1. Definitions and Acronyms

| Term | Definition |
|-------------|--|
| GXTest | Automated Validation Software used for Operation Qualification testing |
| SOP | Standard Operating Procedures |
| SRR | System Release/Commissioning Report |
| MVP | Master Validation Plan |

2. Purpose

The purpose of this System Release/Commissioning Report is to document the release of the InstantGMP system for use.

1. Scope

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The scope of this System Release/Commissioning Report is the release and commissioning of the InstantGMP system.

3. System Description

3.1. Software and Hardware


The software operates as a cloud application with the following minimum basic parameters for the software and hardware configuration.

- Software
Windows Server 2012 R2 64-bit (Application server, Web server roles required)
Microsoft SQL Server 2012 R2
Application and database are stored on separate servers
- Hardware
Shared application and database server - 8GB RAM // Standalone servers - 4GB RAM
Application and database servers - Quad core 2GHz CPU // Standalone servers - Dual core 2GHz CPU
Servers are virtualized and dedicated to InstantGMP

4. References

The purpose of this section is to serve as an index of all documents referenced for production of this document.

| Document Identification | Document Title |
|-------------------------|-----------------------------------|
| CSVP-POL-IGMP | Computer System Validation Policy |
| CSVP-MVP-IGMP | Master Validation Plan |
| CSVP-IQ-IGMP | Installation Qualification |
| CSVP-GXTEST-OQT-IGMP | CSVP-OQT-Test Script-IGMP |
| CSVP-GXTEST-OQE-IGMP | CSVP-OQE-Test Script-IGMP |
| CSVP-VSR-IGMP | CSVP-Validation Summary report |

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5. Roles and Responsibilities

The roles and responsibilities for the IQ/OQ protocols are defined below.

| Functional Group | Assigned Employee / Company |
|------------------------|------------------------------------|
| System Owner | Richard Soltero, Ph.D., InstantGMP |
| Information Technology | Angelo Nardone, InstantGMP |
| Quality Unit | Joel Houston, InstantGMP |

5.1. System Owner

The ultimate responsibility for the controlled development, implementation, maintenance, and validation of the computer or automated system resides with the identified system owner. Responsibilities include:

- Define the business area needs and the intended use of the system.
- Ensure that system development, implementation, and use conform to the principles of the System Development Life Cycle (SDLC) process and the IQ/OQ.
- Ensure that the use and maintenance of the system complies with documented procedures that maintain the system in a validated state.
- Ensure the accuracy and integrity of the data entered into and resident on the system.


5.2. Information Technology

The person performing or overseeing the development and technical aspects of the system is responsible for the following items:

- Create a system technical design that satisfies the specified business area and regulatory requirements.
- Ensure that the technical design, construction, testing and delivery of the system conform to principles of the SDLC process and the IQ/OQ protocols.
- Ensure that maintenance and changes to the system are performed according to documented procedures that maintain the validated status of the system.
- Ensure that the products or services supplied by external vendors and/or suppliers adhere to the principles of the SDLC process.

5.3. Quality Assurance

The Quality Assurance Unit is that organization or person designated by InstantGMP to be an independent reviewer for all completed and/or executed validation documentation. The Quality Assurance Unit is responsible for the following items:

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- Maintain independence and objectivity relative to the system development, implementation, use and validation processes.

2. Compliance Statement

This InstantGMP system has been validated to comply with the standards outlined in the following references:

| Document Identification | Document Title |
|-------------------------|--|
| N/A | General Principles of Software Validation; Final Guidance for Industry and FDA Staff |
| 21 CFR Part 11 | Electronic Records; Electronic Signatures |
| 21 CFR Part 820 | MEDICAL DEVICES - QUALITY SYSTEM REGULATION |
| 21 CFR Part 111 | CURRENT GOOD MANUFACTURING PRACTICE IN MANUFACTURING, PACKAGING, LABELING, OR HOLDING OPERATIONS FOR DIETARY SUPPLEMENTS |
| 21 CFR Part 211 | CURRENT GOOD MANUFACTURING PRACTICE FOR FINISHED PHARMACEUTICALS |
| Annex 11 | EudraLex Volume 4, Annex 11: Computerized Systems |
| ISO 9001 | Quality Management System |
| ISO 13485 | Medical Devices - Quality Management System |
| GAMP 5 | General Automated Manufacturing Practices |

3. System Release Statement

This System Release Statement is written to indicate that the InstantGMP system is accepted by the system owner and is deemed suitable for release. The Business Owner and IT base this release upon the successful completion, review and approval of the Validation deliverables and the other activities required by the Master Validation Plan for the InstantGMP system.