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Executive Summary

Medidata recognizes that an effective information security and cyber defense program must address the entire product lifecycle, including the design, development, production, distribution, deployment, maintenance, and disposal of a product and any of its associated data.

Medidata has implemented administrative, technical, and physical safeguards to help protect against security incidents and privacy breaches involving all Medidata products, provided those products are used in accordance with Medidata instructions for use. However, as systems and threats evolve, no system can be protected against all threats and vulnerabilities. Forward looking strategies and continual assessments are key components of a sound program for defense. Our customers are important and we partner with you to maintain security and privacy safeguards for all of our managed data and services.

If you have any concerns, we ask that you bring them to our attention, and we will investigate. Where appropriate, we will address the issue with product changes, technical bulletins, and/or responsible disclosures to customers and regulators. Medidata continuously strives to improve security and privacy throughout the product lifecycle using practices such as: privacy and security by design, product and supplier risk assessment, vulnerability and patch management, automated vulnerability scanning, external third-party testing, access controls appropriate to customer access and data, and incident response.





Medidata is committed to our customers and encourages this audience to contact us with questions, concerns, and improvements to our products and services.

For any questions or clari cations, feel free to reach out to Medidata.asksecurity@3ds.com



Purpose

The purpose of this document is to discuss the publicly available information on how Medidata security and privacy practices have been applied to the Medidata Clinical Cloud (MCC). It contains narratives describing how Medidata maintains each area of security for our products, and how we can partner with you to ensure security throughout the products lifecycle.

We want to provide you with a general discussion of Medidata security issues and answers while not divulging con dential or proprietary security product names, con gurations, and operating procedures. No portion of this document should be considered to meet contractual obligations as these practices and technologies may be updated without notice and updates to the document.

For more detailed, con dential queries, please refer to your Medidata point of contact/sales engineer/professional services/account executive for information.

Medidata Security Culture

Our set of values, shared by everyone in the organization, determines how people think about and approach security. Having a robust security culture develops a security conscious workforce and promotes the desired security behaviors needed from employees. This is referred to as the "Human Firewall." Employees, both Medidata and Partners, 'know' what is out of the ordinary and suspect. Personal experience and observations cannot be automated. That is the limit of the tools we purchase and deploy.

Medidata develops its products with a "Security by Design" mindset. The OWASP software development principles establish a core strategy for our Software Development Life Cycle (SDLC) as well as the design and modi cation to enterprise technology architectures.

The OWASP Security Design Principles are:

Minimize attack surface area - Reduce the functions available to a user to only what they need

Establish secure defaults - Strong security rules managing users and their access

The principle of Least Privilege - Users should have the minimum set of privileges required to perform a speci c task

Defense-in-Depth - Products must have multiple layers of validation, additional security auditing tools and logging

Fail securely - Malfunctioning programs should default to less or no access

Don't trust services - Third-Party software and services utilized within a program should not be given higher level rights and the data streams must be validated

Separation of duties - Prevent individuals from acting fraudulently

Avoid security by obscurity - Use suf cient security controls to keep your application safe without hiding core functionality or source code

Keep security simple - Reduce complexity where possible to keep code visible

Fix security issues correctly - Root cause analysis must be performed for aws and then acted upon

Information Security is also a part of Medidata's business culture. Medidata's strategy for establishing Information Security Governance includes maintaining the Con dentiality, Integrity, and Availability of our customer's data, minimizing the potential for business damage from malicious events such as ransomware or a data breach.

Medidata's Governance Strategy is implemented using a combination of industry leading training and education, coupled, and supported by a diverse team of highly experienced and certiced security professionals, organized around specialized capabilities including security operations, security engineering, security architecture, Incidence response, identity and access management, risk management and security frameworks. Medidata's implementation of security governance is tested and audited on an at least annual basis to ensure Medidata maintains compliance with all appropriate security and privacy requirements.

Enterprise Risk Management

Medidata's Senior Leadership Team recognizes that their responsibility to customers requires a strong control structure. Accordingly, a commitment to help ensure that effective security controls are in place has been an integral part of Medidata's overall risk management strategy. Overseen by the CISO, a member of the Senior Leadership Team, this process utilizes the output of strategic oversight to build the Strategic Risk Register. This risk register incorporates a high level view of security requirements and controls as well as operationally identied threats and emerging global cybersecurity threats.

These risks and their treatments are part of our update to the Dassault Systemes Board of Directors. We continue to have the top down support as a strategic program of the organization.

Forward-thinking organizations know that risk is everybody's business. It cannot be con ned to a single line of business or performed on an ad-hoc basis within operational silos. Ownership of risk must be shared across the enterprise and be deeply collaborative and transparent. Medidata knows this to be true given the current volatility of global markets and the hard-learned lessons from the past few years, all of which signicantly disrupted our economic, business and social ecosystems.

In an ideal world, the real-time information required to effectively manage and mitigate such disruptions and risk—including cyber, business, operational and reputational—would ow into a company and be shared across a well-de ned group of stakeholders who work together and are empowered to make quick, well-informed decisions.

Medidata aspires to this ideal state, the goal that all of us here should work toward if we are to successfully navigate our unpredictable, fast-changing world and the expanding threat landscape that has materialized as a result.

Success at Medidata is founded on building proactive, integrated security and risk management solutions that leverage the systems and processes needed to detect potential risk events, in real time, as they unfold.

Information Security Frameworks and Audits

Medidata implements security frameworks, security controls, and security methods from several Certi cations, including ISO



IDENTITY PROVIDER AND SERVICES IDP IPS

Medidata uses an identity provider (abbreviated IdP or IDP) for Medidata system access that creates, maintains, and manages identity information for principals and also provides authentication services to relying applications within a federation or distributed network.

Provider user authentication as a service to administer access to applications, such as web applications through outsourcing



AUDITING OR MONITORING

Medidata's implementation of security event auditing is designed to ensure all required auditable events are captured and are consistent with the ISO 27001 family and NIST requirements. Medidata uses a variety of SIEM tools to monitor and audit against these requirements which includes auditing for security breaches, intrusion attempts, integrity events, system and component failures, and user activity events. All auditable events are monitored on a continuous basis.

SIEM

A Security information and event management (SIEM) capability is implemented across the entire environment. FIPS 140-2

MAINTENANCE

Medidata implements a rigorous maintenance program that includes prioritization and approval requirements for all changes made with the overall objective to ensure that all security protections remain fully intact. Vulnerability scanning, application scanning, and malware protection measures are implemented to check all media used during a maintenance activity. External devices are not allowed to connect without - rst being scanned and then only when under the control of the operations staff. All maintenance is documented and authorized as part of a change management process and includes a roll-back plan and test and veri - cation requirements.

MEDIA PROTECTION

Medidata implements media protection at each location where data is processed or stored. All data is treated as restricted access data with access managed by our operations staff. This includes access for the purposes of destruction, removal, backup, and restoration of data. All media designated for destruction is tracked and results in destruction certicates for each media destroyed. Media is never reused outside of Medidata. All media in use, in transit, or in storage is protected using FIPS 140-2 compliant cryptographic methods to ensure data integrity and condentiality are maintained.

DATA LOSS PREVENTION

At Medidata, Data Loss Prevention (DLP) is a set of tools and processes used to ensure that sensitive data is not lost, misused, or accessed by unauthorized users. DLP software classies regulated, condential and business critical data and identies violations of policies dened by organizations or within a predened policy pack, typically driven by regulatory compliance such as HIPn useagar(.)sees dened bo 33 Td(viusiness (e classien 0 - 1.333sur)1c(ed.)50 (r)10 is pr)18 (y ol5 (e t)15 (orscn/9.9 (agen me)

SECURITY PLANNING

Medidata implements a continuous security program improvement process founded on ISO 27001. An ISO 27001 certi ed Information Security Management System has been implemented along with a NIST compliant System Security Plan for Medidata Clinical Cloud. These plans are updated annually to incorporate new and changing security and privacy architecture requirements and to ensure robust Medidata security capability. This approach ensures that all security and privacy architecture changes are incorporated into security plans, type 1 qualication documents, engineering documents, product documents, and hosting documents.

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Employees are hired in accordance with workforce conduct standards, considering results of background checks performed as they relate to background screening procedures. All personnel are required to read, acknowledge, and comply with the Code of Business Conduct prior to receiving access to Medidata systems. Completion of this is captured in Medidata's learning management system. These personnel security processes are also applied to third-party contractors and consultants.

PROD C AND ER ICE Q ALIFICA ION

Medidata implements a comprehensive acquisition process that is planned, documented, and approved on an annual basis and that includes consideration of security and privacy requirements. This includes funding for penetration testing, FISMA evaluations, ISO audits, SOC 2 audits, Privacy Shield certications and other security related activities. Planning also includes funding for encryption products and software needed to incorporate new security and privacy features into system software. The information security and privacy teams are involved in the acquisition process to ensure all security and privacy requirements are included during the acquisition.

SYSTEM AND INFORMATION INTEGRITY

Medidata implements system and information integrity assurance across the organization using automated tools, ticketing systems, patch management systems, and quality assurance processes to monitor, scan, and remediate indings throughout the lifecycle of Medidata systems. Malicious code protection is monitored and managed centrally as it is applied across the enterprise. Integrity monitoring tools are employed throughout the environment to ensure the integrity of Medidata systems. Information within the Medidata systems is encrypted at rest and in transit. Also, Medidata continually monitors the National Vulnerability Database.

THIRD PARTY RISK MANAGEMENT TPRM

Medidata uses third parties and sub-service providers who, as part of providing services, have access to and process data on behalf of Medidata, including occasionally personal information (PII)

The Medidata Privacy Of ce (MPO) partners with business areas, subject matter experts, and control functions to develop contracts that include provisions outlining the required privacy commitments from third parties involved in the processing of participants' personal information. The MPO and Legal Team review and approve new third-party contracts to validate the provisions relating to privacy are included according to Medidata standards.

Global Compliance & Strategy (GCS) partners with the Medidata Privacy Of ce (MPO), Information Security (InfoSec) and business areas ensuring all new vendors are subjected to undergo a de ned risk-based evaluation of third-party vendors who access Medidata systems and environments. Medidata performs periodic risk assessments of third-party vendors focusing priority on those who access, use and/or store participants' personal information PII), analyzes the results and if deemed necessary, develops a documented plan to assess a third party vendor deemed to be higher risk because of the risk assessment. Vendor assessments are performed in accordance with the de ned Medidata Supplier Evaluation policies and procedures. Results of vendor assessments are documented.

SUPPLIER EVALUATIONS AND AUDITS

All third party vendors proposed for use in support of the Medidata SDLC or for providing services to Medidata, Medidata clients or Medidata partners shall be subjected to security evaluations by Medidata personnel. Medidata evaluates suppliers, both initially and on an periodic basis, to ensure that basic operational security metrics are being met to Medidata's requirements. At a minimum, Suppliers are periodically evaluated. Critical Suppliers are evaluated within 12 months of last evaluation. Major Suppliers are evaluated within 12-24 months of last evaluation. Minor Suppliers are evaluated with 24-36

Supplier audits and/or questionnaires may be scheduled because of an unexpected event concerning the supplier, irrespective of the frequency of audit and/or questionnaire. Logistical supplier audit information including date of announcement, date of audit and completion date, is maintained in the supplier status/schedule.

ANTI VIRUS AND ANTI MALWARE PROTECTION

In addition to our Intrusion Detection System (IDS) and Firewall, Medidata uses a range of scanning tools to further sanitize all data prior to it traversing our data center networks. These scanning tools notify us in the event something malicious has made it through our defenses and may attempt to access our systems. Medidata network security lives by the old saying, "An ounce of prevention is better than a pound of cure." In this case, a Malware scan is the prevention. TrendMicro is installed on all Production and Validations systems, including the Anti-Malware, Server Firewall, Log Inspection and Intrusion Detection & Prevention modules.

DATA ENCRYPTION

All data including PHI and PII is stored and transmitted in encrypted form using the latest Advanced Encryption Standard algorithms (AES-256) and are regularly tested for recoverability.

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Privacy Program

PRIVACY BY DESIGN

Medidata has formally documented application and data inventories that document the source and location of Personally Identi able Information across the MCC. The application and data inventories are prepared by each Product Team as part of the Privacy by Design process. A standard template is documented and maintained per each business process area that speci es what kind of data is collected, associated privacy risks within that business process, and the controls in place to mitigate privacy risks identi ed through this process.

As part of the Privacy by Design process, Product Owners evaluate projects that result in new and/or changes to existing processes that access, use and/or store participants' personal information to assess the impact on personal information and related controls. Where such changes are identied, the MPO assesses the risks associated with any changes to how personally identiable information is processed in the MCC. Control gaps identied as part of the Privacy by Design process are documented and corrective action plans are developed and executed to address the gaps.

Security by Design

SECURE CODING STANDARDS

Medidata incorporates secure application development in its SDLC process. It has formal coding standards and coding guidelines under version control, as they are stored within our source code repository.

SOFTWARE DEVELOPMENT LIFE CYCLE

The MCC provides end-to-end technology and data analytics solutions designed to manage activities across the clinical development process. As a SaaS environment, the Medidata platform is scalable and expandable, per customers' requirements. Medidata accomplishes this through adherence to a documented SDLC process driven by Agile development principles, building in quality throughout the process. Medidata produces software that resides on quali ed infrastructure, meets customer requirements, functions as purported, and supports compliance with applicable GCP, Data Protection/ Data Privacy, and Electronic Records/Electronic Signatures ("ERES") regulations and guidance. The SDLC requirements and process are documented within SOP-SDLC-013 Develop and Release Software Product. The IT infrastructure qualication requirements and process are documented within SOP-ITH-013 Hosting Environment Architecture Management.

SDLC activities are undertaken by the One R&D department. Functional departments exist within One R&D, each with management responsibility and authority for the design, development, testing, validation, deployment, and operational support of Medidata software. Type of software releases include alpha releases, beta releases, feature releases, standard software releases, and urgent software releases.

VULNERABILITY IDENTIFICATION AND MANAGEMENT

A Medidata vulnerability assessment is a systematic review of potential security weaknesses in an information system. It evaluates if the system is susceptible to any known vulnerabilities, assigns severity levels to those vulnerabilities, and recommends remediation or mitigation, if and whenever needed.

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Medicial idas principal (in) (join ducting is idunity) was faverable in its (oma) 5 em 7 c. is to identify vulnerabilities in system, network, and application security controls that could be exploited to gain access to the systems and designated data that an unauthorized user should not be able to obtain. Assessments are to include dynamic (DAST) and static (SAST) code analysis security scans. Working within the de ned parameters of the test, Medidata will attempt to identify and exploit whatever system, network, and application vulnerabilities are identied to achieve the above stated goals.

No attempts will be made to disguise any attacks, as these are not stealth security assessments. It should be noted that real attacks might not be as obvious to system administrators. The testing process may be manual to limit generic results from scanners and checklist methods used in general vulnerability assessment. Alternatively, automated tools may also be used for application-mapping and potential vulnerability identication. In this way the tester can focus on directed logic based testing against applications.



There are two types of SOC-II reports: Type 1 describes the organization's systems and whether the system design complies with the relevant trust principles. Type 2 details the operational ef ciency of these systems.

Medidata maintains a SOC-II+ Type 2 to demonstrate Medidata's commitment to security relevant to security and privacy ("applicable trust services criteria") set forth in TSP section 100, 2017 Trust Services Criteria for Security, Availability, Processing Integrity, Con dentiality, and Privacy (AICPA, Trust Services Criteria) and the additional criteria determined by Medidata Solutions, Inc. related to development and deployment, quality assurance, and electronic records and signatures

The SOC evaluation is conducted every 6-Months on a sliding 12-Month population timebox. Medidata also maintains a SOC-I Type 1 for the MCC CTMS Site Payment offering.

PCI DSS SERVICE PROVIDER

The Payment Card Industry Data Security Standard (PCI-DSS) was created to standardize controls around cardholder data to reduce credit card fraud. Validation of compliance is performed annually by our trained and certie ed Internal Security Assessor. We also apply it to any nancial processing related information that is used as part of our MCC CTMS Site Payments offering.

ISO/IEC 27001

ISO 27001 is a security management standard that species security management best practices and comprehensive security controls following the ISO 27002 best practice guidance0 () JJO -1.333 Td(T)95 (ype 1 f)15 der dataType 1 f0 (d(T)dn)-10 (S)-1 Burity reletaT

ISO/IEC 27017

ISO/IEC 27701 is an information security code of practice for cloud services. It's an extension to ISO/IEC 27001 and ISO/IEC 27002, and it provides additional security controls for cloud service providers and for cloud service customers.

ISO/IEC 27018

ISO/IEC 27018 is a security management standard that speci es security management best practices and comprehensive security controls in the context of Privacy Information in a cloud computing environment. This standard complements ISO/IEC 27001 and other security frameworks in order to maintain effective management of privacy related information.

Like ISO/IEC 27001, ISO/IEC 27017, and 27018 certication means a third party accredited independent auditor has performed an assessment of our processes and controls and concerns we are operating in alignment with the comprehensive ISO 27018 certication standard.

FISMA

Medidata enables U.S. government agency customers to achieve and sustain compliance with the Federal Information Security Management Act (FISMA). FISMA requires federal agencies to develop, document, and implement an information security system for its data and infrastructure based on the NIST (National Institute of Standards and Technology Special Publication) SP 800-53, Revision 5. FISMA requires Medidata to implement and operate an extensive set of security con gurations and controls. This includes documenting the management, operational and technical processes used to secure the physical and virtual infrastructure, as well as the third-party audit of the established processes and controls. Medidata is evaluated every year to maintain our FISMA compliance for Software as a Service and has been awarded an Authority to Operate (ATO) by a number of US Government agencies.

PRIVACY SHIELD

The EU-U.S. Privacy Shield imposes strong obligations on U.S. companies to protect Europeans' personal data. It re ects the requirements of the European Court of Justice, which ruled the previous Safe Harbor framework invalid. The Privacy Shield requires the U.S. to monitor and enforce more robustly, and cooperate more with European Data Protection Authorities. It includes, for the rst time, written commitments and assurance regarding access to data by public authorities.

What will it mean in practice?

For Medidata Solutions

- Self-certify annually that we meet the requirements.
- Display a privacy policy on our website.
- Reply promptly to any complaints.
- o (If handling human resources data) Cooperate and comply with European Data Protection Authorities.

For European Clients of Medidata Solutions

- More transparency about transfers of personal data to the U.S. and stronger protection of personal data.
- Easier and cheaper redress possibilities in case of complaints —directly or with the help of your local Data Protection Authority.



FIPS 140 2

The Federal Information Processing Standard (FIPS) Publication 140-2 is a U.S. government security standard that species the security requirements for cryptographic modules protecting sensitive information. To support customers with FIPS 140-2 requirements, Medidata Private Cloud endpoints and terminating load balancers in Medidata operate using FIPS 140-2 validated algorithms. Operating in FIPS-140-2 compliance mode does require comparable capabilities at the user browser side of the connection. While we do not employ FIPS 140-2 certied hardware, we do use the comparable make and model with fully approved FIPS 140-2 software.

HIPAA

Medidata enables covered entities and their business associates subject to the U.S. Health Insurance Portability and Accountability Act (HIPAA) to leverage the secure Medidata environment to process, maintain, and store protected health information.

Closing

We feel that the Medidata security practice is world-class, composed of the best people, processes and technology. We take our responsibilities seriously and earn our customers and their patients trust each and every day. We are proud of what we do and are happy to show it.

In addition to this document, we post vulnerability summaries, penetration tests results, certications, audits and other security related matters at https://www.medidata.com/en/trust-and-transparency so that our customers and their sites can have a level of comfort in that the protections are what the patient expects.

For any questions or claric cations, feel free to reach out to the Medidata Information Security Frameworks Team at Medidata. asksecurity@3ds.com

Disclaimer