Recommendations for Responsible Monitoring and Regulation of Clinical Software Systems

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Abstract In mid-1996, the FDA called for discussions on regulation of clinical software programs as medical devices. In response, a consortium of organizations dedicated to improving health care through information technology has developed recommendations for the responsible regulation and monitoring of clinical software systems by users, vendors, and regulatory agencies. Organizations assisting in development of recommendations, or endorsing the consortium position include the American Medical Informatics Association, the Computer-based Patient Record Institute, the Medical Library Association, the Association of Academic Health Sciences Libraries, the American Health Information Management Association, the American Nurses Association, the Center for Healthcare Information Management, and the American College of Physicians. The consortium proposes four categories of clinical system risks and four classes of measured monitoring and regulatory actions that can be applied strategically based on the level of risk in a given setting. The consortium recommends local oversight of clinical software systems, and adoption by healthcare information system developers of a code of good business practices. Budgetary and other constraints limit the type and number of systems that the FDA can regulate effectively. FDA regulation should exempt most clinical software systems and focus on those systems posing highest clinical risk, with limited opportunities for competent human intervention.


Health care practitioners, clinical facilities, industry, and regulatory agencies share an obligation to manage clinical software systems responsibly, using a common, equitable framework. In mid-1996, the United States Food and Drug Administration (FDA) called for new discussions on the regulation of stand-
alone software programs as medical devices. In response, a consortium of health information-related organizations has developed recommendations for public and private actions to accomplish responsible monitoring and regulation of clinical software systems. The consortium believes that implementation of any new procedures for regulation of clinical software systems as medical devices requires detailed prior analysis of regulatory relevance to, or impact on, clinical software vendors, health care providers, and patients. Failure to carry out analyses prior to regulatory actions could halt progress in an emerging new industry that has substantial potential to improve the quality of health care delivery. Manufacturers, users, and patients cannot tolerate the delays in critical software improvements that might result from excessive governmental review and approval processes.

All parties (including the FDA, consortium members, and organizations endorsing the consortium position) emphasize the same objectives—protection and safety of patients, and facilitation of approaches that improve health care delivery and outcomes.

The authors, in consultation with the Editors of JAMIA and the Annals of Internal Medicine, have prepared a condensed version of this manuscript, more suitable for a clinical audience, for concurrent publication in the Annals of Internal Medicine (Miller RA, Gardner RM, American Medical Informatics Association, et al. Summary Recommendations for the Responsible Monitoring and Regulation of Clinical Software Systems. Forthcoming, Ann Intern Med, Vol. 127, November 1997.)

Background

Benefits of Clinical Software Systems

Clinical software systems are defined here as individual computer application programs, or interconnected groups of such programs, that are directly used in providing health care. Clinical software systems require supportive environments, including computer operating systems and network interfaces. A growing literature documents how clinical software systems can improve health care delivery processes and outcomes. Users employ such systems to track and manage patient-related information, to retrieve local and general clinical information, and to apply clinical knowledge in making patient-specific decisions. Clinical system usage encompasses hospital information systems and electronic record-keeping; clinical data repositories; health service-specific support (e.g., laboratory, pharmacy, and dietary systems); decision support for diagnosis, therapy, or prognosis; guidelines and reminders; protocol management; telecommunication and tele-health; signal processing (e.g., ECG interpretation systems); image storage and analysis (e.g., picture archival and communications systems—PACS); advice-giving systems for patients; and other health-related applications.

To maximize benefit, providers should integrate significant technological advances promptly and safely into clinical practice. Currently, there are no widely accepted, practical standards for the evaluation, use, and monitoring of clinical software systems. The FDA is only beginning to formulate a definitive policy with respect to such systems. In our opinion, regulation and oversight of clinical systems is both too important and too complicated to be the sole responsibility of users, vendors, or regulatory agencies—a combined approach is required, with roles for each category of participants.

Obstacles to Evaluation and Monitoring of Clinical Software Systems

Determination of the safety of clinical software systems is difficult because of the varied nature of clinical software, the changes that occur when a software product is integrated into a complex clinical information management infrastructure, the changes to systems that occur during maintenance, and the miscellaneous interactions between software programs and their users.

Evaluation of Simple “Turnkey” Clinical Applications

It is difficult to evaluate and monitor even simple independent, turnkey programs—single software products that do not connect to or depend upon other application programs (other than an operating system). Such programs are often used “as is” on microcomputers in individual practitioners’ offices, and only modified when users upgrade to the next version. According to a recent survey, individual clinical vendor products number at least several thousand. In addition, there exist thousands of health-related, Internet-based World Wide Web resources of variable quality.

Persons evaluating the performance of a clinical software system employ numerous criteria in determining whether a system merits purchase, installation, continued utilization, or approval by a regulatory agency. The appropriateness of a given evaluation method varies with the stage of system development. While it is important during system development to evaluate system performance in isolated, artificially controlled situations, evaluators of more mature systems should compare clinicians caring for actual patients using the software to clinicians with-
out access—and not simply report “system performance” on a series of cases.

With respect to patient safety, approval of any system’s performance should be based on demonstration of either absolute or relative benefit. For absolute benefit, system use should cause no measurable harm, produce outcomes at least as good as the status quo, and do so at an acceptable cost in time and money. For relative benefit, system use should demonstrate net improvement over the status quo—i.e., the system will reduce the overall level of patient morbidity, mortality, or costs, even though the system itself may cause adverse effects. For example, electrocardiogram (EKG) interpretation programs have acceptable relative benefit in patient care settings because they improve upon many physicians’ ability to rapidly and effectively interpret EKGs, even though it is widely known that they are not as authoritative as expert Cardiologists, and may on occasion mislead health care providers.

Evaluation and Monitoring of Complex, Interconnected Clinical Software Systems

A software product may work well in isolation but fail when integrated with other software products or with unsupported network interfaces. Large clinical sites (such as tertiary referral centers) contain diverse hardware platforms, multiple networks, and many vendors’ software products. Clement J. McDonald recently estimated that large U.S. health centers interconnect several dozen major clinical software systems, consisting of both vendors’ clinical software products and locally developed software programs. A diagram of the HELP System, developed at LDS Hospital in Salt Lake City, Utah, illustrates how complex such systems can become (Fig. 1). Suppose, for example, that a small to medium-sized health care institution decides to purchase and connect via a network a series of applications for their laboratory, pharmacy, admission/discharge/transfer (ADT), dietary, and clerical order processing activities. If the institution considers ten different vendors that produce products of the sort being considered, there are 100,000 different basic configurations possible. Major referral centers install dozens of individual software components, each selected from more than a hundred possible product configurations (Fig. 1). One hundred choices for each of 12 components yields a trillion trillion (10^{36}) possible overall configurations for each large site! Because each clinical site combines different software products in different combinations, a universal evaluation of whether or not a given product will function safely when embedded in a clinical environment is impractical.

Evaluation of Clinical Software Systems that Change Over Time

A clinical application categorized as “safe and effective” based on extensive testing at its inception might become less than effective over time due to improper or inadequate maintenance. Both system software code and the clinical data supporting system functions may be altered in a manner that invalidates evaluation results for previous baseline products. Configuration and integration of complex systems requires testing, tuning, correction of software errors, modifications based on installation environments and user feedback, and upgrades, all of which increase local variability over time. These changes occur on an almost daily basis. Requiring a formal evaluation of safety or efficacy related to each system change would paralyze ongoing implementation.

Users: An Important Consideration in Evaluation and Monitoring

Clinical software users include institutions, individual health care providers, and the general public, including patients. In analyzing causes of system-related adverse events, it is essential to consider end-user factors. Systems with exemplary hardware and software components can cause problems when users do not understand system applicability and limitations; when users do not understand how to input critical information into the system, when users cannot reliably interpret system output; or when it is difficult to integrate system use into common workflow patterns. Monitoring to detect problems often requires aggregation of objective observations from a number of sources and a perspective that goes beyond individual system components. Hence, “raw” complaints from individual users need to be analyzed to determine if the problem is in the software or in the user education program.

Past and Current FDA Regulation of Clinical Software Systems

Through its mandate from Congress to safeguard the public, the FDA has regulated marketing and use of medical devices. Section 201(h) of the 1976 Federal Food, Drug, and Cosmetic Act defines a medical device as any “instrument, apparatus, implement, machine, contrivance, implant, in vitro reagent, or other similar or related article, including any component, part, or accessory, which is . . . intended for use in the diagnosis of disease or other conditions, or in the cure, mitigation, treatment, or prevention of disease . . . or intended to affect the structure or any function of the body.” The FDA asserts that all clinical software programs, whether associated with biomedical
devices or stand-alone, are “contrivances,” and therefore fall within the FDA’s realm of responsibility for regulating medical devices.

The FDA regulates medical devices that are: (a) commercial products used in patient care; (b) devices used in the preparation or distribution of clinical biological materials (such as blood products); or (c) experimental devices used in research involving human subjects. Commercial vendors of specified types of medical devices must register as manufacturers with the FDA and list their devices as products with the FDA. Upon listing, FDA classifies medical devices by categories. In its regulation of classified medical devices, the FDA usually takes one of three courses of action. First, the FDA can “exempt” specific devices, or categories of devices, deemed to pose little or no risk. Second, the FDA employs the so-called 510(k) process—pre-market notification—for non-exempt systems. Through the 510(k) process, manufacturers attempt to demonstrate that their devices are equivalent, in purpose and function, to low-risk (FDA Class I or Class II) devices previously approved by FDA (or to devices marketed before 1976). Such devices can be cleared by FDA directly. Finally, the FDA requires pre-market approval (PMA) for higher-risk (FDA Class III) products and for products with new (unclassified) designs invented after 1976. Through the pre-market approval process, a manufacturer provides evidence to the FDA that a product performs its stated functions safely and effectively. Evidence for PMAs usually is presented in the form of controlled trials. Pre-market approval is especially important for those products which pose significant potential clinical risk. Exemption can take place in two ways: a device can be exempt from registration, and thus not subject to 510(k) requirements; or, a category of listed (classified) devices may specifically exempt from certain regulatory requirements. Whenever a non-exempt product is modified substantially (as defined by FDA guidelines), the vendor must re-apply to the FDA for new clearance through the 510(k) or PMA mechanisms. The processes of 510(k) pre-market notification and pre-market approval typically take a few to many months to complete, and may involve numerous exchanges and iterations.

The FDA has a long history of regulating hardware medical devices, making it important to distinguish between medical device-associated software and other clinical software. Clinical software can be categorized as “stand-alone”—external to and independent of a medical hardware device—or “embedded”—an integral component of a medical hardware device. Of note, a second connotation of “stand-alone” system—a single, independent “turnkey” system—was previously discussed. However, in the context of FDA discussions, “stand-alone” refers to independence from a traditional (hardware) medical device. Embedded software is often placed on a computer ROM (read-only-memory) chip that physically controls all or part of a hardware medical device, such as a laboratory auto-analyzer or a cardiac pacemaker. The FDA regulates any embedded software program as part of the medical hardware device itself.

In general, the FDA does not actively regulate locally developed stand-alone software programs, whether developed by an individual or an institution, unless special circumstances apply. One such circumstance is local preparation of FDA-regulated biomaterials, such as blood products. The FDA regulates individual stand-alone software products that are commercially marketed by individual manufacturers. It rarely specifies or controls how independent vendors’ products can be combined at a specific site, unless such products are components of a single, larger system, such as a PACS system. This is similar to FDA regulation of commercial pharmaceuticals, wherein the FDA regulates each individual drug comprising a chemotherapy protocol, but does not regulate multiple drug chemotherapy protocols themselves. The requirements for re-review are somewhat controversial, in that upgrading the network operating system of a component part of an FDA-regulated PACS system from version 3.1 to version 4.0 could potentially be viewed by the FDA as requiring resubmission for 510(k) or PMA approval. For this reason, the FDA has drafted and periodically updated guidelines on when to submit for re-approval.

In 1986, Frank Young, then director of the FDA, proposed a commendable plan for the oversight and regulation of clinical software. This plan evolved into a
The Computer-based Patient Record Institute (CPRI) serves as a neutral forum for bringing together the diverse interests of all health care stakeholders to advance improvements in health care quality, cost and access through routine use of information technology. CPRI serves as a neutral forum for bringing and access through routine use of information technology. The more than 3,700 members of AMIA represent professions associated with health care informatics—physicians, nurses, biomedical engineers, computer scientists, information scientists, programmer-analysts, librarians, biomedical educators, biomedical researchers, vendor-consultants, dentists, veterinarians, students, and a variety of other health care practitioners. AMIA’s goals are to promote the development of health care informatics as a recognized academic and professional discipline; to help solve health care problems through informatics research and development; and to promote diffusion of knowledge in the discipline of health care informatics.

The 1989 draft FDA policy statement that was never formally adopted. That draft policy has served, until recently, as the basis for the FDA’s actions with respect to stand-alone software systems. The 1989 draft policy recommended that the FDA exempt from regulation both information-providing educational systems and systems that generate patient-related advice for clinicians in a manner that licensed practitioners (users) could easily override. During the 1990s, the FDA has developed new draft regulations and guidelines for blood bank software systems and for PACS systems. The FDA is developing new guidelines for telemedicine systems as well.

At present, aspects of FDA regulation of clinical software systems can be applied in an arbitrary manner. Although the FDA can initiate review of software products brought to its attention, for the most part, the agency depends on vendors to submit their products voluntarily both for initial review, and review after modifications. The review process itself may vary, because the FDA often employs a variety of different evaluators and consultants in reviewing similar products. Some vendors may be more likely than others to consider their software products as requiring FDA review.

3 Participating Organizations and Consensus Process

Participating Organizations

The American Medical Informatics Association (AMIA) is a non-profit organization dedicated to improving health care through the application of information technology. The more than 3,700 members of AMIA represent professions associated with health care informatics—physicians, nurses, biomedical engineers, computer scientists, information scientists, programmer-analysts, librarians, biomedical educators, biomedical researchers, vendor-consultants, dentists, veterinarians, students, and a variety of other health care practitioners. AMIA’s goals are to promote the development of health care informatics as a recognized academic and professional discipline; to help solve health care problems through informatics research and development; and to promote diffusion of knowledge in the discipline of health care informatics.

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Consortium Recommendations

The consortium recommends that users, vendors, and regulatory agencies (including the FDA) adopt the guidelines detailed below. Detailed explanations and justifications follow in the section after the recommendations themselves. The recommendations go beyond the scope of interventions that the FDA or other vendor groups would ordinarily undertake, since they include clinical software products that are locally developed, shareware, non-commercial, and commercial.

Recommendation 1: We propose four categories of clinical software system risks and four classes of measured regulatory actions as a template for clinical facilities, vendors, and regulatory agencies to use in determining how to monitor or regulate any given clinical software system (Tables 1A and 1B).

Recommendation 2: We recommend local oversight of clinical software systems whenever possible, through creation of Software Oversight Committees, or “SOCs” (Tables 2A through 2D).

Recommendation 3: Budgetary and other constraints limit the type and number of systems that the FDA can regulate effectively. We recommend that the FDA focus its regulatory efforts on those systems posing highest clinical risk that give limited opportunities for competent human intervention (Tables 2A–2D). The majority of clinical software systems should be exempt from FDA regulation. The FDA should require producers of exempt clinical software systems to list them as products with the FDA for simple monitoring purposes—i.e., without having to undergo the 510(k) or PMA processes. The FDA should develop new, comprehensive standards for product labeling that are appropriate for clinical software products. The FDA should require manufacturers of most exempt and all non-exempt software products to adhere to labeling standards (Tables 2A–2D).

Recommendation 4: We recommend adoption by health care information system vendors and local software producers of a code of good business practices. The practices should include (but not be limited to) guidelines for quality manufacturing processes; standardized, detailed product labeling; responsible approaches to customer support; and, adoption of industry-wide standards for electronic information handling and sharing—including standards for health care information format, content, and transport.

Recommendation 5: We recommend that health information-related organizations work together with
### Table 1A

**Consortium Recommendations for Risk-based Categories of Clinical Software Systems**

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<th>Category</th>
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<td>0</td>
<td>Informational or generic systems that provide factual content (electronic textbooks); verifiably calculate (showing all parameters used) simple quantities, such as drug dosage based on body weight; or give simple, straightforward advice based on user-reviewed guidelines (e.g., “give potassium supplementation to patients receiving digoxin who are hypokalemic”). Includes “content-free” generic software such as general database programs, generic spreadsheet programs. Non-clinical systems also fall in this category.</td>
<td>1</td>
<td>Low-risk, patient-specific systems that perform complex health-related functions with relatively low clinical risk and provide ample opportunities for practitioners to ignore or override them. Such systems might non-judgmentally suggest a number of alternative forms of therapy; list a comprehensive patient-specific differential diagnosis without making a conclusion; or provide an estimate of the patient’s prognosis based on matched cases from a clinical database. Systems in this category might also store and transmit patient-specific “passive” data (e.g., laboratory results or clinical reports) in a manner that is easily verified.</td>
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<tr>
<td>2</td>
<td>Intermediate-risk, patient-specific systems that provide complex, health-related functions that have relatively high clinical risk, but provide easy opportunities for practitioners to ignore or override them. For example, systems in this category might recommend a single patient-specific therapy over a number of alternative forms of therapy; recommend that the practitioner commit to (conclude) a specific diagnosis from a patient-specific differential diagnosis; or guide patients in determining which advanced-care directives might be appropriate for their situation. Systems in this category might also store and transmit patient-specific instructions for life-critical care (e.g., ventilator management or chemotherapy orders) to practitioners in a manner that is easily verified.</td>
<td>3</td>
<td>High-risk, patient-specific systems that provide complex, health-related functions that have high clinical impact and provide little if any opportunity for practitioners to intervene in their function or to override them. For example, systems in this category might include individualized chemotherapy mixing and dispensing systems, systems that autonomously plan courses of radiation therapy for uploading into automated equipment to deliver the therapy, and systems that monitor physiological parameters and automatically adjust settings related to therapy (for example, a ventilator “auto-pilot”).</td>
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other groups, including clinical professional associations, vendor organizations, regulatory agencies, and user communities, to advance our understanding and knowledge of approaches to regulating and monitoring clinical software systems.

### Explanation and Justification for Consortium Recommendations

#### Explanation of Recommendation 1: Risk and Regulatory Categories

Software installation and maintenance must be treated as a process, not a single event. Review of a software environment at one point in time does not guarantee safety or efficiency at a later point in time. Decisions about whether to install and how to monitor clinical software systems should take into account: (a) the clinical risks posed by software malfunction or misuse; (b) the extent of system autonomy from user oversight and control—the inability for qualified users, such as licensed practitioners, to recognize and easily override clinically inappropriate recommendations (or other forms of substandard software performance); (c) the pattern of distribution and degree of support for the software system, including local customization; (d) the complexity and variety of clinical software environments at installation sites; (e) evolution of systems and their environments over time; and, (f) the ability of proposed monitors or regulators to detect and correct problems in a timely manner that protects patients. The ability of licensed clinician-users to override a system should be a consideration for decreased regulatory intervention. It is important to identify the most logical forum for system oversight. The best choice will often be local monitoring through SOCs (as described below), rather than nationally centralized data collection and monitoring.
Table 1B

<table>
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<th>Consortium Recommendations for Regulatory Classes</th>
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<td><strong>Class</strong></td>
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<td>A</td>
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We have proposed categories of clinical software systems based on patient risk and classes of regulatory interventions, as detailed in Tables 1A and 1B. Tables 2A through 2D represent our recommendations on how to apply the classes of regulatory actions responsibly to all clinical systems, based on the systems’ risk categories. The recommendations in Tables 2A through 2D cannot be carried out solely by the FDA or by local institutions, vendors, or users. A combined approach with shared responsibilities is required. The consortium recommendations represent such an approach.

**Explanation of Recommendation 2: Local Monitoring of Clinical Software Systems**

Local software installation sites have the greatest ability to detect software problems, analyze their impact, and develop timely solutions. It would be advantageous to develop a program of institutional- and vendor-level controls for the majority of clinical software products, rather than to mandate comprehensive, cumbersome, inefficient, and costly national-level monitoring.

Institutional Review Boards (IRBs) provide an example of a local monitoring process that is in widespread use. In order to protect the human subjects of research, federal law has required each clinical facility engaged in patient research have an IRB to review, approve, and monitor research protocols locally. Each IRB includes clinical experts, administrators, individuals familiar with research study designs and methods, and persons experienced in data analysis. Some IRBs also include laypersons as representatives of the patient community. The IRBs review the purpose of proposed research; the anticipated benefits to individuals and to the general community; the risks to subjects in terms of health outcomes, pain and suffering, and expenses; informed consent, voluntary participa-
tion, and ability to withdraw from the research study; and the plans for monitoring and conduct of the research protocol itself—e.g., ability to detect adverse outcomes or grossly positive benefits so that the study can be terminated early, if indicated. In making decisions, the locally autonomous IRBs can take regional demographics, local practice patterns, patient concerns, and individual researchers’ skills and past records into account much more efficiently and effectively than could a centralized national agency.

While IRBs per se are not well qualified to review and monitor clinical software systems, they provide a model for creating a multidisciplinary team with appropriate expertise at the local level. Local and Regional Software Oversight Committees (SOCs) could enlist members with expertise in health care informatics, clinical practice, data quality, biomedical ethics, patients’ perspectives, and quality improvement. When the complexity, diversity, and number of clinical software and computer hardware products at an installation site reach a critical size, a local SOC should be formed to review clinical software on an ongoing basis within the institution. On a similar note, the Joint Council for the Accreditation of Healthcare Organizations (JCAHO) reviews organizations’ systems and processes for improving their performance, and specifically includes information management as one of the areas reviewed. Small practitioners’ offices or smaller community hospitals without adequate expertise could participate in regional SOCs, or possibly request consultations from local SOCs at larger institutions.

The SOCs would develop and follow guidelines for local or regional software quality maintenance similar to the International Organization for Standardization’s (ISO) 9000 guidelines for quality manufacturing processes. More than 80 countries have adopted the ISO 9000 for consistency in manufacturing processes. ISO 9000 requires that manufacturers produce explicit documentation for accepted procedures for all business activities; implement methods to prove that procedures are followed correctly and perform their intended functions; conduct audits of process quality; and implement improvements or corrections when problems are detected. The SOCs would monitor procedures by which an institution goes through operational needs assessment; specification of desired system functions; selection of vendors’ products (or local product design and development); testing of products in a realistic environment before going “live”; adequate training of prospective users; installation and follow-up during and after installation of software systems; monitoring of users’ competencies and complaints; and the adequate provision of a “help desk” tied to documentation procedures and methods for making software improvements. SOCs could help ensure that institutions build clinical enterprises to—

Table 2A ■

| Proposed Classes of Clinical Software Exemptions and Regulation by Category of Software |
|----------------------------------|----------------------------------|
| Type of Software                 | Description                      |
| Class A                          | Software exempt from FDA regulation; local SOC monitoring optional. (Please refer to definitions of risk categories and regulatory classes in Table 1.) |
| Category 0 Non-clinical systems  | Informational or generic products |
| Category 0 Intermediate-risk, high-impact patient-specific systems | Non-clinical systems |
|                                  | Any system not directly involved in patient care and any system not serving as an integral component of a larger system providing patient care—i.e., systems that do not play any role in suggesting diagnoses, suggesting prognoses, or suggesting or implementing orders or treatments. |

Table 2B ■

| Proposed Classes of Clinical Software Exemptions and Regulation by Category of Software |
|----------------------------------|----------------------------------|
| Type of Software                 | Description                      |
| Class B                          | Software Exempt from FDA regulation; local SOC monitoring required. (Please refer to definitions of risk categories and regulatory classes in Table 1.) |
| All Category 1                   | All low-risk, patient-specific, low-impact software giving adequate control to licensed practitioner (easily overridden). |
| Some Category 2                   | Intermediate-risk, high-impact patient-specific software giving adequate control to licensed practitioner (easily overridden), including locally developed or “shareware” non-commercial software systems; local SOC monitoring recommended for such software. EXCEPT: Category 2 systems commercially distributed that are not modified in any way locally and that do not serve as part of an integrated local system. |
| Some Category 3                   | Locally developed, non-commercial, patient-specific, high-impact systems with minimal ability of practitioner to override. It is mandatory, on an ethical basis, that such systems have careful local review and institutional oversight through both IRBs and SOCs. Such systems should adhere to product labeling standards and be registered for simple identification purposes with FDA, even though non-commercial. EXCEPT: Category 3 systems distributed commercially. |
Table 2C

Proposed Classes of Clinical Software Exemptions and Regulation by Category of Software

<table>
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<th>Type of Software</th>
<th>Description</th>
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<tr>
<td>Class C</td>
<td>Software subject to simplified, expedited initial FDA approval through verification that product labeling is accurate and adheres to standards; mandatory listing of products with FDA for post-marketing surveillance; application of usual FDA 510(k) or PMA processes to any products generating concerns during post-marketing surveillance; local SOC monitoring mandatory. (Please refer to definitions of risk categories and regulatory classes in Table 1.)</td>
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<tr>
<td>Some Category 2</td>
<td>Intermediate-risk, high-impact, patient-specific software giving adequate control to licensed practitioner (easily overridden), commercially distributed and not modified in any way locally.</td>
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ward a reference architecture with a modular design so that components can be replaced as they are outdated.

SOCs would work with system administrators, users, and vendors to make sure there is ongoing monitoring to detect adverse events, address them, and to ensure that the overall system performs as designed; and, that adequate attention is paid by vendors to make sure that vendor-product related problems detected are corrected in a timely manner (appropriate for the clinical risk posed by the problem). It would also be important to develop ethical guidelines that would specify behavior for employees and SOC committee members who might have special relationships with vendors or have software-related companies of their own.

Explanation of Recommendation 3: A Focused FDA Strategy for Exemption and Regulation of Clinical Software Systems

The consortium recommends local oversight of clinical software systems through SOCs (as described above) whenever possible, and adoption by health care information system developers and vendors of a code of good business practices (see Explanation of Recommendation 4, below). Governmental regulators have a legislative obligation to play a meaningful role in assuring patient safety. To maximize benefit of FDA efforts, we believe that the agency should focus on those commercial stand-alone systems presenting the highest degree of clinical risk (as defined in Tables 1A and 2A to 2D). The FDA should move to formalize the spirit of the 1989 FDA draft policy in a clearly worded new policy. The FDA should now define explicitly the categories of clinical software systems that will be exempt from its regulation. Recently, the Center for Healthcare Information Management (CHIM) has prepared an algorithm, expressed in the form of a flow sheet, suggesting how the FDA might go about classifying stand-alone clinical software systems for regulatory purposes (see Appendix). This document has not been reviewed for endorsement by consortium members. However, the document is consistent, for the most part, with the portion of consortium recommendations related to the FDA.

Other than exemption, the two actions now available to FDA for medical software devices—the 510(k) process and the PMA process—are inappropriately cumbersome for all but the highest risk category of clinical software systems. However, the FDA might serve a less intrusive monitoring role by requiring producers of exempt clinical software systems to list them as products with the FDA for monitoring purposes, without having to undergo the 510(k) or PMA processes. By assigning a universal registration ID to each product, the FDA could develop a centralized database repository for collecting information on adverse clinical software events. Reporting of problems with individual products could come to the FDA through SOCs, or from individual users in sites without SOCs. The FDA could then collect and distribute aggregated, standardized reports of system-specific and global problems (including interactions).

Another beneficial role the FDA could play would be to develop, in conjunction with vendors, clinical sites, professional organizations, and users, new, comprehensive standards for clinical software product labeling. Labels should describe system requirements, functions, document sources of medical information, and describe limitations of use. Labeling standards for

Table 2D

Proposed Classes of Clinical Software Exemptions and Regulation by Category of Software

<table>
<thead>
<tr>
<th>Type of Software</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class D</td>
<td>Software subject to FDA 510(k) and PMA approval before marketing; Local SOC monitoring mandatory. (Please refer to definitions of risk categories and regulatory classes in Table 1.)</td>
</tr>
<tr>
<td>Some Category 3</td>
<td>High-risk, high-impact, patient-specific software giving adequate control to licensed practitioners (not easily overridden), commercially distributed and not modified significantly locally. Systems would also adhere to product labeling standards.</td>
</tr>
</tbody>
</table>
clinical software would be different than existing FDA standards developed primarily for hardware medical devices. The FDA could require manufacturers of both exempt and non-exempt software products to adhere to the labeling standards. As noted in Table 2C, the FDA could modify its approach to certain intermediate-risk commercial products by creating an expedited process to verify that the product's labeling conforms to FDA standards. The FDA would then assign a post-marketing surveillance ID to such products and carefully monitor for evidence of adverse effects. If a sufficient number of concerns were raised during product monitoring, the manufacturer would then be required to submit full-scale 510(k) or PMA applications to be permitted to continue marketing.

Explanation of Recommendation 4: Adoption of Guidelines by Clinical Software Producers and Distributors

The health care information system industry, through the Center for Healthcare Information Management (CHIM), is in the process of refining its code of good business practices. This code, in conjunction with ISO-9000, is expected to address use of sound software development and implementation methods appropriate to the level of clinical risk posed by a software system. It will also address the need for adequate training, for support of open industry standards for messages and communication, for protecting patient confidentiality, and for other relevant matters. Adherence to the guidelines should be strongly encouraged for all clinical software systems, and be mandatory for higher-risk systems. The FDA Current Good Manufacturing Procedures (CGMPs) for individual products may not work effectively for the complex software environments in large health care delivery facilities (see Fig. 1). The FDA currently requires medical device manufacturers to comply with ISO-9000-like regulations as part of their manufacturing process. Through SOCs, local institutions should develop guidelines for the acquisition, testing, installation, training, and monitoring of the potentially complex systems under their control, in the spirit of ISO-9000. Local SOCs should also oversee implementation and monitoring of local guidelines, and interinstitutional sharing of experiences.

Examples of guidelines for good business practices include the following: Manufacturers should disclose existing evaluations of software products (noting how they relate, if at all, to the current product) for users to review before purchasing systems. Developers should help users to estimate how often and by what mechanism system components—including databases or knowledge bases, as well as software code—need to be upgraded or replaced. Users and/or external reviewers should determine if upgrades are of professional quality. Vendors and users should verify that upgrades are made available or distributed to all who should receive them. Vendors should help local users to ensure that only users who are well qualified (i.e., possess sufficient biomedical knowledge) and well trained (i.e., have adequate skill in using the program) will have access to a given clinical software system. In addition to standard software version control practices, developers should document sources and dates of creation/revision for biomedical knowledge embedded in software programs. Manufacturers should disclose any known risks and limitations associated with a clinical software product, and inform users of their responsibility to detect and override faulty system recommendations. "Outdated" systems should advertise to users that their components are potentially invalid—e.g., through start-up screens that force users to acknowledge that the system is outdated before allowing the users to proceed, or through prominent banners displayed at all times during system usage. If warnings are not adequate for high-risk or significantly compromised outdated components, the system might simply prevent users from using outdated functions by removing access to the functions from the system. Vendors, as well as regulators, should provide standardized forms and convenient avenues for problem reporting. Manufacturers should ensure that notification procedures are in force for higher-risk product categories to ensure users are aware of product alerts, recalls, and upgrades. Manufacturers should continue to utilize guidelines that protect patients and users through the expedited, efficient testing of new system components and upgrades. Last but not least, manufacturers should adopt and adhere to, whenever possible, national or international standards for data representation and exchange.

Explanation of Recommendation 5: Collaboration to Evolve Clinical Software Monitoring and Regulation

Institutions with installed advanced health care information systems should implement SOCs and share their experiences and recommendations with others. The expanded consortium, consisting of clinical professional associations, vendor organizations, regulatory agencies, and user communities, should evolve the guidelines contained in recommendations 1 through 4 as they gain increasing experience with approaches to monitoring and regulating clinical software systems. Focus groups, the peer-reviewed literature, regional and national conferences, Internet-
based information resources, and other means should be used to disseminate the information.

Summary

Clinical software systems are ubiquitous. A growing literature documents the benefits of such systems for improved health care delivery. While no reports suggest that many patients are being harmed by stand-alone clinical software systems, concerns for patient safety must be addressed. The consortium recommends local oversight of clinical software systems through Software Oversight Committees (SOCs), and adoption by health care information system vendors of a code of good business practices. Budgetary and other constraints limit the type and number of systems that the FDA can regulate effectively. Most clinical software systems should be exempted from FDA regulation. FDA regulation should focus on patient-specific commercial software systems that pose high clinical risk (e.g., directly control life support systems or directly administer potentially dangerous therapies) that are not modified locally (i.e., are not under local programming control) and which offer little or no opportunity for practitioner intervention. For such “closed loop” systems, based on the degree of risk posed, we recommend the traditional FDA 510(k) notification process and full-scale pre-market approval. During pre-market trials for such narrowly defined, high-risk, closed loop systems, it must be demonstrated that the systems cause no harm, or, alternatively, that the automated systems improve upon imperfect baseline (manual) systems at a tolerable (non-zero) level of risk and at an affordable cost.

We have provided recommendations on how to develop and realize processes for responsible monitoring and regulation of clinical software systems. Our goal is to encourage a coordinated effort to safeguard patients, users, and institutions as clinical systems are implemented to improve clinical care processes.

This document represents the opinions of the authors and of participating consortium organizations, and it does not represent positions of the FDA or of other governmental or regulatory agencies. The authors thank Harold M. Schoolman, MD, for his insightful comments during the drafting and revision of this manuscript. The American Thoracic Society, the Association of Operating Room Nurses, the American Association of Occupational Health Nurses, the National Association of School Nurses, the Society of Gastroenterology Nurses and Associates, and the American Radiological Nurses Association have sent letters of support.

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APPENDIX

Appendix Flow diagram prepared by Center for Healthcare Information Management (CHIM) Suggesting Possible Decision Algorithm for FDA to Use in its Regulation of Stand-alone Clinical Software Systems as Medical Devices.

Question 1. Is the “stand-alone” software a medical device?

1.1 Is the software sold (or otherwise commercially provided) to clinical practitioners and/or institutions?

No → Stop, not a medical device

Yes

1.2 Is the software embedded in the medical device?

Yes → Refer to FDA Guidance on embedded software

No

1.3 Is the software an accessory to a medical device?

Yes → Refer to FDA Guidance on accessory software

No

1.4 Is the software used in the process of delivering care to a patient?

No → Stop, not a medical device

Yes → Proceed to Question 2.

• Used in financial management
• Used in administrative management
• Used in clinical practice management
• Used in library functions
• Used in professional education

Appendix continued on next page.
Question 2. What are the risks or hazards associated with and the level of concern for the "stand-alone software"?

2.1 Is the software a general purpose article?  

Yes → Exempt from active regulation

No

2.2 Is the software developed by practitioner for noncommercial use in own practice?  

Yes → Exempt from active regulation

No

2.3 Is software's data used in immediate decisions that could cause death or serious injury without competent user review?  

Yes → May represent higher level of concern—See FDA guidance

No

2.4 Does failure of software directly caused death or serious injury?  

Yes → Are there factors that can be used to reduce hazard?

Yes → May represent higher level of concern—See FDA guidance

No → Proceed to 2.5 (next page)
2.5 Checklist to establish suitability for exemption from active regulation

Software provides or replaces existing software applications with well understood functions and no history of adverse events.

Yes

Software automates well-understood manual/paper based processes.

Yes

Software simply manages data from clinicians.

Yes

Software allows intended/competent user intervention.

Yes

Software allows competent user organization to evaluate and test.

Yes

Software assures back-end integrity.

Yes

System failure does not cause software to add risk to patient.

Yes

Software automates difficult manual/paper based functions.

Yes

Software monitors events and alerts but takes no action.

Yes

2.6 Is software characterized by one or more indicators?

No

Re-evaluate.

Yes

2.7 Will complete, accurate labeling provide user with adequate information to use safely?

No

Re-examine.

Yes

2.8 Software is exempt from active regulation.