**Using Signatrol Data loggers In Secure Data Applications**

**Introduction**

It many applications, specially when used for monitoring storage and transport conditions of drugs, pharmaceuticals and blood products, it is essential that the data is a true and faithful record of the actual conditions the sensitive items have been exposed to.

Signatrol’s PC based TempIT data logging platform, can be used as part of an FDA21 CFR Part 11 validatable system. To support the various facets of FDA CFR part 11 it is essential to use the loggers within an overall operating procedure that is approved by FDA.

**Summary of Features**

TempIT Pro and TempIT Lite offer the following features to enable the logging system to be used within an overall FDA validatable system:

- Data are stored in secure form, not alterable by normal means
- Charts can be signed indicating the following:
  - The printed name of the signer;
  - The date and time when the signature was executed; and
  - The meaning (such as review, approval, responsibility, or authorship) associated with the signature.
- Access is controlled by a series of passwords
- Calibration intervals are monitored and flagged

**Controlling Access**

There are two means of controlling and limiting access, the Password and the Passcode.

**Password**

This security feature allows access to the Configuration and issue screens to be restricted to those with a valid password. The default setting is off. The password is set during the installation of the software. The password can be changed using the "Change Password" button. The password is also required to unlock the SL7000 series input trim parameters on the issue form.

**Passcode**

The Passcode is required by all loggers except the SL50 series. The code is a one-time programmable number which is loaded into the logger the first time the logger is issued. The passcode's purpose is to stop unauthorised users from clearing important information from the logger. Once set the TempIT software will automatically send the passcode to the logger when stopping and starting new logs. If the incorrect passcode is sent, the stop or start command will be ignored. Not knowing the passcode does not prevent any user from reading the log data.

**Calibration Interval**

The re-calibration interval is the period between logger calibrations. This can be set within the software as 3, 6, 12 Months or disabled. Recommended calibration interval is 12 months. If the period since the last calibration is within 1 month of the set period, a warning message is displayed at each Tag issue. If the period exceeds the set period a Tag out of Calibration message is displayed and issue is prevented. It is important that the calibration status of all loggers is monitored to ensure that readings are correct and valid. A re-calibration service is offered by Signatrol.

**Archiving Records**

Archiving is an essential operation to ensure a record of files is maintained even in the event of a hard disk crash. A procedure should be established to periodically back up all the log files. It should be noted that, in the event of a hard disk crash, any data not backed up would be lost. Data contained in the logger will be preserved until the logger is next issued.

**Validation**

The FDA does not approve or endorse any products but they do validate the customer’s entire control and monitoring systems. As such there is no such thing as an FDA validated or approved logger, however, as the customer must have his system validated it is essential that the logger complies with the regulations in all respects for the application. As the customers system will be validated it is also important that the key elements of the secure software are easily verified.
<table>
<thead>
<tr>
<th>Clause No.</th>
<th>How Compliance Achieved</th>
<th>Validation Method</th>
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<tbody>
<tr>
<td>Clause 11.10</td>
<td>(a) Validation of systems to ensure accuracy, reliability, consistent intended performance, and the ability to discern invalid or altered records.</td>
<td>Regular system calibration at specified intervals. System flags when calibration due</td>
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<td>b) The ability to generate accurate and complete copies of records in both human readable and electronic form suitable for inspection, review, and copying by the agency</td>
<td>Records viewed through software, stored in encrypted form.</td>
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<td>c) Protection of records to enable their accurate and ready retrieval throughout the records retention period</td>
<td>Secure backup copies to made on a regular basis</td>
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<td>d) Limiting system access to authorized individuals</td>
<td>Passwords and Passcode operation</td>
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<td>e) Use of secure, computer generated, time stamped audit trails to independently record the date and time of operator entries and actions that create, modify, or delete electronic records. Record changes shall not obscure previously recorded information. Such audit trail documentation shall be retained for a period at least as long as that required for the subject electronic records and shall be available for agency review and copying.</td>
<td>Computer maintained reader log file shows who has read data.</td>
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<td>f) Use of operational system checks to enforce permitted sequencing of steps and events, as appropriate.</td>
<td>Customers Procedures</td>
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<td>g) Use of 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.</td>
<td>Controlled by software</td>
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<td>h) Use of device (e.g., terminal) checks to determine, as appropriate, the validity of the source of data input or operational instruction.</td>
<td>Customers Procedures</td>
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<td>i) Determination that persons who develop, maintain, or use electronic record/electronic signature systems have the education, training, and experience to perform their assigned tasks.</td>
<td>Customers Procedures</td>
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<td>j) The establishment of, and adherence to, ten policies that hold individuals accountable and responsible for actions related under their electronic signatures, in order to deter record and signature falsification.</td>
<td>Customers Procedures</td>
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<td>k) Use of 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 documents.</td>
<td>Computer maintained log files in encrypted format.</td>
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**Signing for the record**

Signed electronic records shall contain information associated with the signing that clearly indicates all of the following:

- The printed name of the signer;
- The date and time when the signature was executed; and
- The meaning (such as review, approval, responsibility, or authorship) associated with the signature.

**Extracts from FDA 21 CFR part 11 Standard**

FDA 21 CFR part 11 covers electronic records and electronic signatures and its scope is as follows

**Scope**

Regulations establish the criteria the FDA considers for electronic records and electronic signature to be trustworthy, reliable, and generally equivalent to paper.

Applies to all records in electronic form under any records requirement within any FDA regulation. Electronic records are considered equivalent to full hand-written signatures, initials, and other general signings. Electronic records may be used in accordance with Part 11 unless paper records are specifically required. Computer system (hardware and software), controls, and relevant documentation must be available for review during FDA inspections.

**Requirements for Closed Systems**

The Company must develop procedures and controls to ensure authenticity, integrity and confidentiality, and that signer cannot repudiate the signed record.

The controls must:

- Be validated
- Maintain accurate and complete records
- Limit the system to authorized persons
- Protect records through retention period
- Contain audit trails that are secure, operator independent, computer-generated, time-stamped, cover the creation, modification and deletion of records and do not obscure previous information
- Allow for the performance of operational system checks, authority checks, and device checks to ensure system, record, and data integrity
- Ensure appropriate personnel qualifications
- Policies written and followed to hold personnel accountable for actions and to deter records falsification
- Control over system documentation including distribution, access, use, revision and change control