

This information is Company Confidential

NX (Modality Workstation)

Version X.0.8X00 July 28, 2011

Issued by: Agfa HealthCare Septestraat 27 B-2640 Mortsel Belgium Agfa HealthCare shall not be liable for errors contained herein or for incidental or consequential damages in connection with the furnishing, performance or use of this publication. Agfa HealthCare reserves the right to revise this publication and to make changes to its content at any time, without obligation to notify any person or entity of such revisions and changes. This publication may only be used in connection with the promotion, sales, installation and use of Agfa HealthCare equipment by Agfa HealthCare personnel. The information presented herein is sensitive and is classified Company Confidential. Without written authority from Agfa HealthCare, further distribution outside the company is not allowed.

Copyright © August, 11 Agfa HealthCare

Printed copies are not controlled and should be verified on the electronic document management system. Last printed 2011-08-17 2:51 PMManufacturer Disclosure Statement for Device Security

Node ID Template: 26746829

Effective Date Template: zzzz-yy-xx

Template Status: V02

DOCUMENT INFORMATION

Information, Security &ManufacturerPrivacy related information worldwideDisclosure Statement for Device Security	http://www.agfa.com/en/he/support/inter operability/mds2/index.jsp
--	---

REVISION RECORD

Revision in Project Workspace	Date	Author	Changes/remarks
1	28 July 2011	J. Gibbs	Initial version
2	29 July 2011	J. Gibbs	Added LLid, update CT members, version number in header
3	29 July 2011	J. Gibbs	Updated CT members

Revision in Product Security Website	Date	Author	Changes/remarks
1.0			Initial version



NOTICE AND DISCLAIMER

The information in this publication was considered technically sound by the consensus of the members of the National Electrical Manufacturers Association (NEMA) who were engaged in the development and approval of the document at the time it was developed. Consensus does not necessarily mean that there is unanimous agreement among every person participating in the development of this document.

NEMA standards and guideline publications, of which the document contained herein is one, are developed through a voluntary consensus standards development process. This process brings together volunteers and/or seeks out the views of persons who have an interest in the topic covered by this publication. While NEMA administers the process and establishes rules to promote fairness in the development of consensus, it does not write the document and it does not independently test, evaluate, or verify the accuracy or completeness of any information or the soundness of any judgments contained in its standards and guideline publications.

NEMA disclaims liability for any personal injury, property, or other damages of any nature whatsoever, whether special, indirect, consequential, or compensatory, directly or indirectly resulting from the publication, use of, application, or reliance on this document. NEMA disclaims and makes no guaranty or warranty, expressed or implied, as to the accuracy or completeness of any information published herein, and disclaims and makes no warranty that the information in this document will fulfill any of your particular purposes or needs. NEMA does not undertake to guarantee the performance of any individual manufacturer or seller's products or services by virtue of this standard or guide.

In publishing and making this document available, NEMA is not undertaking to render professional or other services for or on behalf of any person or entity, nor is NEMA undertaking to perform any duty owed by any person or entity to someone else. Anyone using this document should rely on his or her own independent judgment or, as appropriate, seek the advice of a competent professional in determining the exercise of reasonable care in any given circumstances. Information and other standards on the topic covered by this publication may be available from other sources, which the user may wish to consult for additional views or information not covered by this publication.

NEITHER HEALTH INFORMATION MANAGEMENT SYSTEMS SOCIETY (HIMSS) NOR NEMA HAVE POWER, NOR DO THEY UNDERTAKE TO POLICE OR ENFORCE COMPLIANCE WITH THE CONTENTS OF THIS DOCUMENT. NEITHER HIMSS NOR NEMA CERTIFY, TEST, OR INSPECT PRODUCTS, DESIGNS, OR INSTALLATIONS FOR SAFETY OR HEALTH PURPOSES. ANY CERTIFICATION OR OTHER STATEMENT OF COMPLIANCE WITH ANY HEALTH OR SAFETY-RELATED INFORMATION IN THIS DOCUMENT SHALL NOT BE ATTRIBUTABLE TO HIMSS OR NEMA AND IS SOLELY THE RESPONSIBILITY OF THE CERTIFIER OR MAKER OF THE STATEMENT.

> DOCUMENT CONTROL NOTE: The controlled version of this document resides on MedNet. Any printed copy of this document is uncontrolled.

> > AGFA 🥠

FOREWORD

This document consists of the Manufacturer Disclosure Statement for Device Security (MDS² form). The intent of the MDS² form is to supply healthcare providers with important information to assist them in assessing the VULNERABILITY and risks associated with protecting ELECTRONIC PROTECTED HEALTH INFORMATION (ePHI) transmitted or maintained by devices. Because security risk assessment spans an entire organization, this document focuses on only those elements of the security risk assessment process associated with devices and systems that maintain or transmit ePHI.

The MDS² form should:

- (1) Be useful to healthcare provider organizations worldwide. While the form does supply information important to providers who must comply with HIPAA privacy and security rules, the information presented may be useful for any healthcare provider who aspires to have an effective information security RISK MANAGEMENT program. Outside the US, providers would therefore find the MDS² form an effective tool to address regional regulations such as EU 95/46 (Europe), Act on the Protection of Personal Information (Act No. 57 of 2003, Japan), and PIPEDA (Canada).
- (2) Include device specific information addressing the technical security-related attributes of the individual device model.
- (3) Provide a simple, flexible way of collecting the technical, device-specific elements of the common/typical information needed by provider organizations (device users/operators) to begin device information security (i.e., confidentiality, integrity, availability) risk assessments.
- (4) HIMSS and NEMA grant permission to make copies and use this form.

Using the information in the MDS² form together with information collected about the care delivery environment (e.g., through tools like ACCE / ECRI's Guide for Information Security for Biomedical Technology), the provider's multidisciplinary risk assessment team can review assembled information and make informed decisions on implementing a local security management plan.

© Copyright 2008 by the Health Information and Management Systems Society and the National Electrical Manufacturers Association. All rights including translation into other languages, reserved under the Universal Copyright Convention, the Berne Convention for the Protection of Literary and Artistic Works, and the International and Pan American Copyright Conventions.

DOCUMENT CONTROL NOTE: The controlled version of this document resides on MedNet. Any printed copy of this document is uncontrolled.

Document Node ID: 34019267

Manufacturer Disclosure Statement for Device Security



Section 1 INSTRUCTIONS FOR OBTAINING AND USING THE MDS² FORM

1.1 OBTAINING THE MDS² FORM (HEALTHCARE PROVIDERS)

Completed MDS² forms for many devices and systems may be available directly from the Agfa HealthCare Product Security Website: http://www.agfahealthcare.com/global/en/main/products_services/product-info/isp/index.isp

1.2 USING THE MDS² FORM (HEALTHCARE PROVIDERS)

1.2.1 Section 1 – Questions 1-19

Section 1 of the MDS² form contains information on the type of data maintained / transmitted by the device, how the data is maintained / transmitted, and other security-related features incorporated in the device, as appropriate. The field "Other Security Considerations" allows the manufacturer to add some general security considerations.

PLEASE BE ADVISED—An indication of a device's ability to perform any listed function (i.e., a "Yes" answer) is not an implicit or explicit endorsement or authorization by the manufacturer to configure the device or cause the device to perform those listed functions.

It is important to distinguish between capability and permission. The questions contained on the MDS² form refer to device capability. Permission is a contractual matter separate from the MDS² form and is not covered by the MDS² form. Making changes to a device without explicit manufacturer authorization may have significant contractual, regulatory and liability issues.

1.2.2 Section 2 – Explanatory notes

The optional section 2 of the MDS² form contains space for explanatory notes if the manufacturer needs more space to explain specific details to the answers on questions 1-19.

NOTE—Agfa HealthCare may elect to attach supplementary material if additional space for recommended practices or explanatory notes is necessary.

1.3 THE ROLE OF HEALTHCARE PROVIDERS IN THE SECURITY MANAGEMENT PROCESS

It is the obligation of the users of the MDS² form (e.g., the healthcare provider) to employ all necessary and appropriate safeguards to meet their regulatory and organizational requirements. The MDS² document is intended to assist healthcare providers in meeting their regulatory obligations regarding device security. The healthcare provider organization (e.g., a hospital) has the ultimate responsibility for providing effective security management. Agfa HealthCare can assist providers in their security management programs by offering information describing:

- the type of data maintained / transmitted by the manufacturer's product;
- how data is maintained / transmitted by the manufacturer's product;
- any security-related features incorporated in the manufacturer's product.

DOCUMENT CONTROL NOTE:



In order to effectively manage medical information security and comply with relevant regulations, healthcare providers must employ ADMINISTRATIVE, PHYSICAL and TECHNICAL SAFEGUARDS—most of which are extrinsic to the actual device

1.4 DEFINITIONS

Administrative Safeguards: Administrative actions, policies, and procedures to manage the selection, development, implementation, and maintenance of security measures to protect electronic Protected Health Information and to manage the conduct of the covered entity's workforce in relation to the protection of that information. [45 CFR Part 164]

Anti-Virus Software: See VIRUS SCANNER

Audit trail: Data collected and potentially used to facilitate a security audit [45 CFR Part 142]

Biometric ID: A biometric identification system identifies a human from a measurement of a physical feature or repeatable action of the individual (e.g., hand geometry, retinal scan, iris scan, fingerprint patterns, facial characteristics, DNA sequence characteristics, voice prints, handwritten signature). [45 CFR Part 142]

Electronic Media: (1) Electronic storage media, including memory devices in computers (hard drives) and any removable/transportable digital memory media, such as magnetic tapes or disks, optical disks, or digital memory cards. (2) Transmission media used to exchange information already in electronic storage media, including, for example, the Internet (wide open), extranet (using Internet technology to link a business with information accessible only to collaborating parties), leased lines, dial-up lines, and private networks, and the physical movement of removable/transportable electronic storage media. Certain transmissions, including of paper via facsimile and of voice via telephone, are not considered to be transmissions via electronic media because the information being exchanged did not exist in electronic form before the transmission. [45 CFR Part 160.103]

Electronic Protected Health Information (ePHI): individually identifiable health information (IIHI) that is (1) transmitted by or (2) maintained in electronic media. [45 CFR Part 160.103]

Individually Identifiable Health Information (IIHI): Individually identifiable health information is information that is a subset of health information, including demographic information collected from an individual, and: (1) Is created or received by a health care provider, health plan, employer, or health care clearinghouse; and (2) Relates to the past, present, or future physical or mental health or condition of an individual; the provision of health care to an individual; or the past, present, or future payment for the provision of health care to an individual; and (i) That identifies the individual; or (ii) With respect to which there is a reasonable basis to believe the information can be used to identify the individual. [45 CFR Part 160.103].

Personal Identification Number (PIN): A number or code assigned to an individual and used to provide verification of identity. [45 CFR Part 142]

Physical Safeguards: The physical measures, policies, and procedures to protect a covered entity's electronic information systems and related buildings and equipment from natural and environmental hazards and unauthorized intrusion. [45 CFR Part 164]

Remote Service: A support service (e.g., testing, diagnostics, software upgrades) while not physically or directly connected to the device (e.g., remote access via modem, network, Internet).

Removable Media: See ELECTRONIC MEDIA

DOCUMENT CONTROL NOTE: The controlled version of this document resides on MedNet. Any printed copy of this document is uncontrolled.

> Document Node ID: 34019267 Manufacturer Disclosure Statement for Device Security



Security Risk Analysis: Conducting an accurate and thorough assessment of the potential risks and vulnerabilities to the integrity, availability, and confidentiality of electronic protected health information. [45 CFR Part 164]

Security Risk Management: (1) The ongoing process of assessing risk, taking steps to reduce risk to an acceptable level, and maintaining that level of risk. [NIST SP 800-26] (2) Security measures sufficient to reduce risks and vulnerabilities to a reasonable and appropriate level. [45 CFR Part 164]

Technical Safeguards: The technology, policies, and procedures to protect electronic Protected Health Information and control access to it. [45 CFR Part 164]

Token: A physical authentication device that the user carries (e.g., smartcard, SecureIDtm, etc.). Often combined with a PIN to provide a two-factor authentication method that is generally thought of as superior to simple password authentication.

Virus: In general, computer code that is either:

- (1) A type of programmed threat—a code fragment (not an independent program) that reproduces by attaching to another program. It may damage data directly, or it may degrade system performance by taking over system resources, which are then not available to authorized users.
- (2) Code embedded within a program that causes a copy of itself to be inserted in one or more other programs; in addition to propagation, the virus usually performs some unwanted function. [45 CFR Part 164]

Virus scanner: A computer program ("ANTI-VIRUS SOFTWARE") that detects a VIRUS computer program, or other kind of malware (e.g., worms and Trojans), warns of its presence, and attempts to prevent it from affecting the protected computer. Malware often results in undesired side effects generally unanticipated by the user.)

Vulnerability: A flaw or weakness in system procedures, design, implementation, or internal controls that could be exercised (accidentally triggered or intentionally exploited) and result in a security breach or a violation of the system's security policy. [NIST SP 800-30]

ARCRONYMS

CD:	Compact Disk
CF:	Compact Flash
DVD:	Digital Versatile Disk
IP:	Internet Protocol
LAN:	Local Area Network
ROM:	Read Only Memory
SD:	Secure Digital
The controlled	DOCUME version of this document resides of

DOCUMENT CONTROL NOTE:



- USB: Universal Serial Bus
- **VPN**: Virtual Private Network
- WAN: Wide Area Network
- WiFi: Wireless Fidelity



Section 2 MDS² FORM

Manufacturer Disclosure Statement for Device Security – MDS ²					
(© HIMSS, 2008. All rights reserved.) SECTION 1					
Device Category 17904	Manufacturer: Agfa Healthcare N.V.	anufacturer: Agfa Healthcare N.V. Document ID: LLid_34019267		Document Release Date: August 15 2011	
Device Model: NX (Mod	ality Workstation)	Software Revision: X.0.8X00		Software Release Date 18 Ju	ly 2011
Representative Agfa He Contact Information: Representative Name/ Position: John Gibbs / Product Depart Managers modelity Workstations Depart			nufacturer Contact Information a Healthcare N.V Septestraat partment: HE/CR-DR Solutior nail: John.Gibbs@agfa.com Te	ns	
MANAGEMENT OF ELECTRONIC PROTECTED HEALTH INFORMATION (ePHI) As defined by HIPAA Security Rule, 45 CFR Part 164) Yes No N/A Note # 1. Can this device transmit or maintain electronic Protected Health Information (ePHI)? Yes					
ADMINISTRATIVE SAFEGUARDS Yes No N/A Note # 5. Does manufacturer offer operator and technical support training or documentation on device security features?No					
PHYSICAL SAFEGUARDS Yes No N/A Note # 7. Are all device components maintaining ePHI (other than removable media) physically secure (i.e. cannot remove without tools)? Yes 8. Does the device have an integral data backup capability (i.e., backup onto removable media such as tape, disk)?					
TECHNICAL SAFEGUARDS Yes No N/A Note # 10. Can software or hardware not authorized by the device manufacturer be installed on the device? Yes 7 11. Can the device be serviced remotely (i.e., maintenance activities performed by service person via network or remote connection)? . Yes 7 a. Can the device restrict remote access to specific devices or network locations (e.g., specific IP addresses)?					

The controlled version of this document resides on MedNet. Any printed copy of this document is uncontrolled.

Document Node ID: 34019267 Manufacturer Disclosure Statement for Device Security



Manufacturer Disclosure Statement for Device Security – MDS ²					
(© HIMSS, 2008. All rights reserved.)					
		SECTION	1		
Device Category 17904 Digtal Imaging Manuf		Manufacturer: Agfa Healthcare N.V.	Document ID: LLid_34019267	Document Release Date: August 15 2011	
Device Model: NX (Moda	lity Workstation)	Software Revision: X.0.8X00	Software Release Date 18 J	uly 2011	
Manufacturer or Representative Contact Information: Company Name: Agfa Healthcare N.V Manufacturer Contact Information Agfa Healthcare N.V Septestraat 27, 2640 Mortsel, Bel			t 27, 2640 Mortsel, Belgium		
Nepresentative Nepresentations		Department: HE/CR-DR Solutions e-mail: <u>John.Gibbs@agfa.com</u> Telephone #:003234447560			
b. Install or update antivirus software? Yes					



Manufacturer Disclosure Statement for Device Security – MDS ²					
(© HIMSS, 2008. All rights reserved.)					
		SECTION	L		
Device Category 17904 Digtal Imaging		Manufacturer: Agfa Healthcare N.V.	Document ID: LLid_34019267	Document Release Date: August 15 2011	
Device Model: NX (Mod	Device Model: NX (Modality Workstation) Software Revision: X.0.8X00 Software Release Date 18 July 2011				
Manufacturer or Company Name: Agfa Healthcare N.V Representative Contact Information:		Agfa Healthcare N.V	Manufacturer Contact Information Agfa Healthcare N.V Septestraat 27, 2640 Mortsel, Belgium		
	Representative N Manager modality	ame/ Position: John Gibbs / Product / Workstations	Department: HE/CR-DR Solutions e-mail: <u>John.Gibbs@agfa.com</u> Telephone #:003234447560		
		Other Security Con	siderations		
		N7 provided security feature creased or decreased on re			



SECTION 2

EXPLANATORY NOTES (from questions 1 – 19) **IMPORTANT:** Refer to Section 1.2.2 of the Instructions for this form for the proper interpretation of information requested in this form).

- 1. Information is entered via keyboard or from patient data base (i.e. Radiology Information System).
- 2. Medical X-ray Images acquired from CR or DR X-ray modality.
- 3. Local media is internal hard drive.
- 4. Import/export via CD/DVD
- 5. Information is transferred to imaging cassettes via Radio Frequency communication. Also WLAN communication is possible.
- 6. PC can be delivered with RAID 1 disc mirroring, semi automated back-up to DVD is also possible.
- 7. Software can be installed by administrator level login. However, software not approved by Agfa, compromises Agfa warranty.
- 8. Anti-virus software is not provided during installation, but Agfa does make recommendations regarding the use of virus scan software.
- 9. Using Windows XP/WIN7 provided user log-in.
- 10. Windows auto log-off and other security features can be used.
- 11. Audit log reader is not part of the NX software.
- 12. Local procedures need to be put in place to access an emergency log-in/password;
- 13. Optional UPS can be provided
- 14. Secure communication to PACS or Printer via SLL (Secure Socket Layer) is possible.

