Dynamics 365 is an ideal enterprise resource planning (ERP) platform for pharmaceutical and medical device manufacturers due to its ability to start small and scale up. A single database and application for all countries, companies, products, customers, vendors and various business models avoids the complexity seen with other older products that “integrate” but still require multiple databases and significant master data management. To that end, RSM has extended Dynamics 365 to support companies in computer system validation and change management.

Microsoft has invested billions into its flagship ERP system and continues to invest over $10 billion in research and development every year. One outcome of this continued evolution is the ability to reduce an installation from weeks to minutes. RSM has also invested in a rapid deployment model that transitions a previously painful, time consuming and expensive solution design to a short, one-week onsite process to deliver a verified ERP system—configured, loaded with your master data, tested and ready for verification, user acceptance testing (UAT), and final data conversion and go live in four weeks. Our proven approach reduces your effort and costs while delivering best practices and reliability.

RSM developed last-mile solutions to support life sciences customers in the validation process for Code of Federal Regulations (CFR) 21, Part 11, electronic signatures; CFR 210; CFR 211, current good manufacturing practice; and CFR 820, quality. Following the FDA’s recommendation for a risk-based
approach, we balance the adherence to regulation with a change management approach that allows for more flexibility in meeting changing business requirements. Far too many quality and IT organizations lock the configuration in fear of out-of-compliance problems or significant work to manage the change, resulting in a degradation of value in the ERP system. In doing so, the system life cycle is shortened, and companies go through a cycle of system replacement at significant cost.

In this document we seek to answer the who, when, why, what and how-to-validate questions, as well as discuss our validation deliverables:

Validation according to the FDA guidance is defined as “establishing documented evidence which provides a high degree of assurance that a specific process will consistently produce a product meeting its pre-determined specifications and quality attributes.”

- Computer system validation (CSV) is documented evidence, to a high degree of assurance, that a computer system performs its intended functions accurately and reliably
  - Computer systems used in a regulated environment must perform their intended functions consistently
- The FDA’s final rulemaking on CFR 21, Part 11, demands the “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.”

There must be documented evidence of the planning, development and challenging of the system. This documented proof becomes the validation. Without the required documentation, the system cannot be considered a validated system. You must prove a high degree of assurance, but an absolute degree of assurance is not expected. However, you must be confident that you have defensible proof that the system consistently performs as it is intended and has balance between thoroughness and practicality.

You must understand and document what you need and intend the system to perform. These intended functions of the system, more commonly known as the requirements, form the basis of validation. The requirements definition documents system functions that the user performs, not necessarily all the functions the system is capable of performing. The functionality available in the system that will not be used must be documented as an exclusion to the validation and specified in user training and standard operation procedures (SOP).

The system should provide accurate data that can be relied upon and the focus of the validation is on the intended functions that could affect data integrity.

**Why validate?**

First and foremost, validation is required by the FDA. Validation helps assure product quality by locating errors before the system is used in research and development (R&D), manufacturing, quality control or distribution. Validation leads to better system use, data integrity and increased confidence. Finally, CSV is good business.

**Who should validate?**

Manufacturers who must meet and maintain FDA compliance include producers of:

- Medicinal products and botanicals
- Pharmaceuticals
- Diagnostic substances
- Biological products
- Surgical and medical instruments
- Orthopedic, prosthetics and surgical appliances
- Dental equipment and supplies
- Ophthalmic supplies
The FDA requires that “any computer system must be validated if it is used to control processes, control equipment, collect and/or calculate data, and/or generate reports in R&D, manufacturing, quality control, warehousing and/or distribution environments.” Further, any system producing data to be used for a regulatory submission or for marketed drug products must be validated.

Predicate rules are the requirements that can be found in the CFR 21, Food and Drugs regulations, promulgated under the authority of the Food Drug and Cosmetic Act or under the authority of the Public Health Service Act:

- CFR 21, 210: cGMP in manufacturing, processing, packing or holding of drugs
- CFR 21, 211: cGMP for finished pharmaceuticals
- CFR 21, 803: Medical device reporting
- CFR 21, 806: Medical devices reports of corrections and removals
- CFR 21, 820: Quality system regulation
- CFR 21, 11: Electronic records/electronic signatures

What should be validated?

Good manufacturing practices (GMP) are defined as “that part of quality assurance which ensures that products are consistently produced and controlled to the quality standards appropriate to their intended use and as required by the marketing authorization.”

GMP covers all aspects of the manufacturing process: defined manufacturing process; validated critical manufacturing steps; suitable premises, storage, transport; qualified and trained production and quality control personnel; adequate laboratory facilities; approved written procedures and instructions; records to show all steps of defined procedures have been taken; full traceability of a product through batch records and distribution records; and systems for recall and investigation of complaints.

The guiding principle of GMP is that a product’s quality is built-in to a product, and not just tested into a product. Therefore, the assurance is that the product not only meets the final specifications, but that it has been made by the same procedures, under the same conditions each and every time it is made. For regulated industries such as those in the life sciences sector, computer systems need to be validated to prove regulatory compliance.

How to validate?

A practical approach to validation includes the following key elements:

- Validation must be performed in compliance with current cGMP
- Good automated manufacturing practice guide, version 5 (GAMP5), provides the guidance
- A validation SOP should be in place to provide the framework within which the validation will be done; typically, this SOP calls for a plan or approach to be established
- Map applicable predicate rules (210, 211, 610, 820, Q7a, Q6b and the European Directives) to the ERP system functions

Among FDA-regulated enterprises, successful ERP software validation hinges on deploying a proven, structured approach.

The entire validation process is shown in Figure 1. The starting point for all validations are the validation master plan, risk management plan and assessment and supplier audit.
Risk assessment

The risk assessment is often the place we start even before the establishment of the master plan. In the risk assessment, we undertake the process of identifying potential hazards an organization may face and analyzing methods of response if exposure occurs. The assessment is the most important tool to determine the required amount of validation. A Class I medical device manufacturer may require a different level of validation than a Class III device. In addition, a company that outsources manufacturing may require a different level of validation than one that doesn’t.

While an outsourcing company will rely on the API supplier, CMO and 3PL for maintaining their respective traceability and the batch records, recording of the full traceability record across the entire supply chain exists in its ERP as well as recording the transaction for batch release. If the ERP is the sole system of record for traceability, that system should, at a minimum, have a risk assessment. While you may, and many do, choose not to perform a full validation, the risk assessment is the artifact that shows you analyzed risks and documented mitigation strategies.

Risk-based validation approach: “We recommend that you base your approach on a justified and documented risk assessment, and a determination of the potential of the system to affect product quality and safety and record integrity.”

- Guidance for Industry (Part11, Electronic records; Electronic Signatures – Scope and Application), August 2003

Master plan

The master plan describes all the required validation activities at the site together with assigned responsibilities, priorities and timings for actions. The plan should be a dynamic document which, at any point in time, will represent:

- Which systems exist
- Which systems require validation
- Who is responsible for each validation project
- Status of the individual validation projects
- Date for completion of each validation project

Figure 1: GAMP5 validation approach followed by RSM
Supplier audit

The supplier audit is usually undertaken for configurable software packages or custom-built or bespoke software. The audit should be performed either prior to the formal commitment to purchase or during the development process (for custom-built or bespoke software). The purpose of the audit is to assess the supplier or development group's quality management system, specifically the development methodology and quality plan, to ensure that quality assurance is built-in during the software development process.

The audit should verify that the development methodology conforms to the system development standards specified as part of the validation process. The audit reviews SOP, SOP adherence, system and software development procedures, quality assurance and quality control issues, and software maintenance procedures.

User requirements

The user requirements define, clearly and precisely, what the regulated company requires the system to perform and should be driven by the business process needs. The user requirements specifications (URS) are written in general terms and specify what needs to be done, not how it will be done. The requirements may be developed independently of a specific solution prior to selection. This document should be developed by your organization.

Content typically includes, but is not limited to, the following as appropriate:

- Availability requirements
- Security requirements
- Maintenance requirements
- Regulatory requirements
- Migration of any electronic data
- Constraints to be observed
- Life cycle requirements
- Operational requirements
- Functional requirements
- Data requirements
- Technical requirements
- Interface requirements
- Environment requirements
- Performance requirements

User requirements that are independent of the specific application program are required to contain a brief description of the system, scope of the validation project including exclusions, where the system will be installed and used, the intended functions for use of the system, and test protocol titles for challenging the intended functions. The URS is the foundation upon which the rest of the validation is built.

Functional requirements specification

The functional requirements specification (FRS) definition describes what the system should do and what functions and facilities are to be provided. The FRS provides a list of design objectives for the system and formal testing will often be based on the FRS. The FRS is typically produced by the supplier, and should be reviewed and approved by the regulated company. Often considered to be a contractual document, it describes, in a high-level manner, the hardware, software and peripherals that make up the computer system as a whole. (Note: In system development terms, this specification will form the basis of system testing.)

The FRS describes how the specific system to be purchased or developed will meet the user and functional requirements and the specific user requirements that will not be met by the system. The FRS should include reference to the data model to be used, define the functionality that does not relate directly to the user interface (e.g., system interfaces), and define the nonfunctional requirements such as performance and availability.


**Standard operating procedures**

SOPs are a critical component of the validation. They describe the specific procedures to operate and maintain the system. Procedures include:

- User guide
- System training
- Calibration instructions (if applicable)
- Error notification
- Change control
- Periodic review
- Preventive maintenance
- Security
- Backup and recovery activities
- Power failure and recovery
- Disaster recovery
- System maintenance

**Minimum SOP requirements include:**

- cGMP systems validation SOP
- Backup and restore SOP
- Disaster recovery SOP
- Hardware and software change management SOP
- Incident management SOP
- Physical security for IT systems SOP
- Help desk and service level SOP
- Compliance SOP
- Vendor assessment SOP
- Logical security for IT systems SOP
- Account maintenance SOP
- Software development life cycle SOP
- Installation qualification (IQ), operational qualification (OQ) and performance qualification (PQ) for software and hardware
- Records management and document control SOP
- Training SOP
- Validation change control SOP

Qualification scripts describe the step-by-step procedure for qualifying the system. The procedure may be broken down into multiple discrete scripts for ease of use and should verify that the system performs as intended against the system specification created during the development process, include information about test conditions such as security, screen flow, data validation and data updates, and should be a direct reference between the test script and the specification against which the testing is being performed. The same test scripts may also be used in any periodic review.

Qualification scripts or qualification test plans should be created for:

- IQ for hardware and software
- DQ, if applicable
- OQ
- PQ

**Installation qualification**

The IQ is the process of demonstrating that the system hardware and software is installed according to the manufacturer’s specifications and that all deliverables are properly accounted for. The IQ is achieved by writing a protocol and documenting the installation to ensure it meets the acceptance criteria defined in the protocol.

**Design qualification**

The DQ is a test to ensure that each component of a computer system performs as intended within representative or anticipated operating ranges, and is equivalent to the testing performed by the supplier during the development process (i.e., module and integration testing) and to your system acceptance test at the completion of the system development process. The DQ is only required for custom-built software and not part of the standard computer-off-the-shelf (COTS) software as documented by the vendor.
The DQ ensures that the total system performs as intended in the specified operating range. For example, common DQ information includes:

- Total system includes all hardware and software components, associated equipment, people and procedures that make up the system
- Execution process is conducted using company-specific pre-defined datasets or actual live data

**Production qualification**

The PQ should always be performed at the user site (and may involve repetition of all or part of the system acceptance tests as required) and will include testing specific to the user environment and defined operations.

**Validation report**

The validation report is produced by the validation team, and describes:

- What was done
- Results obtained
- Any special considerations regarding the use of the system that were identified during the validation process
- Whether the procedure as described in the validation protocol was followed, and if not followed then what was the deviation and why
- Whether or not the acceptance criteria were met
- Documentation that was generated
- Location of the documentation generated
- Retention period for the documentation

The validation report is followed by a system release document, certifying that the system is approved for use.

Validation deliverables should include and be available for inspection:

- Validation master plan
- Risk assessment report
- Vendor assessment (audit) report
- Training plan
- URS
- System requirements specification
- Project glossary
- Technical architecture specification
- Detailed design specification (functional design specification)
- Code review forms (only if customized)
- Unit, integration, system and user acceptance test (IQs, OQs and PQs)
  - Plan(s), script(s), report(s), and test incident report(s)
- Validation summary report
- Data migration plan
- System release memo
- Change request form
- Periodic review report
- Business continuity plan
- Standard operating procedures
- Training records
Traceability

The ability to meet requirements is critical to a successful validation. Traceability and CFR 21, Part 11 are key components and ensure you know which supplier product lots were used in which finished goods, and who received those finished goods to track problem products from the customer all the way back to the supplier that sent the raw materials and the stages between. Successful traceability includes:

- **Tracking supplier lots at receiving**: Track which supplier’s materials were received to help ensure that in the event of a recall, raw materials can be traced back to a supplier in case it was at fault, and to make sure that you know where else you used that raw material.

- **Tracking raw materials through production**: Track which raw materials went into which finished goods, ensuring that a finished good represents the relevant collection of raw material lots. This ensures you can connect the dots between finished good lots and supplier lots.

- **Tracking finished good lots to customers**: Make sure that finished good lots are tracked by which customer they were shipped to. This is important in the event of a recall, so the customer can be contacted and told to pull and return product that was affected.

- **Electronic signatures**: These must be able to record who conducted the transaction, at what time, for what reason (with reason codes), and must not overwrite existing data, be secure and un-editable, and that re-authenticate the user before executing the transaction.

- **Actual recall situations**: In the event of an actual recall, you need access to this information fast; the government inspection authority will be pressuring for a successful recall as quickly as possible.

Change control

Change control should be utilized for any changes to computer systems that are used to make cGMP products and any changes to computer systems used to make decisions about product.

Basics of a cGMP change control process include:

- The scope of proposed changes is documented and the rationale for the changes is justified
- All affected items are identified in the change control requests
- All testing requirements are documented on the change requests before approval
- Changes are assessed for impact to regulatory issues, lot dispositions, validation issues, product quality and stability
- Changes are approved, at a minimum by quality assurance and the document and system owner before changes are implemented; technical and scientific experts review and approve changes as needed
- Production equipment is restricted from use until the test results have been reviewed by quality assurance and the results determined acceptable
- All testing requirements are satisfied and all affected items resolved before change requests are allowed to close

Surviving an FDA audit

One of our ERP system leaders, who has direct experience with many FDA audits after working for a global pharmaceutical plant manager, offers the following keys to surviving an FDA audit:

- Review the firm’s predicate record-keeping requirements and procedures for providing electronic and paper copies
- Review the overall security of the electronic record keeping
- Review the validation documentation
- Review the firm’s self-audit, corrective action plan and progress
- Training of IT and technical personnel
- Maintain and train employees on what to do and who to contact upon a surprise inspection by the FDA
- Build a handbook for employees so they know how to respond to the inspector’s questions
In summary:

- Document your SOPs
- Develop training records
- Maintain accurate records
- Clearly define roles and responsibilities and signature matrices
- Document system security
- Have a change control system in place
- Conduct supplier audit(s)
- Be able to demonstrate CFR 21, Part 11 compliance
- Be able to demonstrate lot traceability
- Keep your validation up to date

The FDA holds owners and users of the validated system responsible for meeting the regulatory compliance.