

PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 1 of 18





PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 2 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

CONTENTS

| 1.0.0 | PRE APPROVAL SIGNATURES: |
|-------|-----------------------------|
| 2.0.0 | GENERAL: |
| | |
| 2.1.0 | PURPOSE: |
| 2.2.0 | SCOPE: |
| 2.3.0 | BACKGROUND: |
| 2.4.0 | REVISION HISTORY: |
| 2.5.0 | REFERENCES: |
| 2.6.0 | RESPONSIBILITY: |
| 3.0.0 | RISK ASSESSMENT: |
| 4.0.0 | RISK ASSESSMENT |
| 5.0.0 | SUMMARY REPORT |
| 6.0.0 | LIST OF ABBREVIATIONS |
| 7.0.0 | POST APPROVAL SIGNATURES 18 |



PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 3 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

1.0.0 PRE APPROVAL SIGNATURES:

The signatures below indicate approval of this Risk assessment of PLC system of Automatic Vertical Round Bottle Sticker Labelling Machine indicates that it is ready for execution.



| Function | Name | Department | Designation | Signature/Dat |
|-------------|-------------------|------------------------|------------------------|----------------|
| | | | 5 | |
| Prepared by | | Engineering | | |
| | And a | | R | |
| Reviewed by | | Engineering | | |
| Reviewed by | | Production | | |
| Reviewed by | | Quality Assurance | | |
| | Final Approval: F | inal approval has been | given by the follo | |
| | | | | owing |
| Function | Name | De | signation | Signature/Date |
| Function | Name | Dea | signation d Quality | Signature/Date |



PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 4 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

2.0.0 <u>GENERAL:</u>

2.1.0 <u>PURPOSE</u>:

A principal purpose of this document is to identify and evaluate the risk factor of PLC system of Automatic Vertical Round Bottle Sticker Labelling Machine and also provides its mitigations. The purpose of the risk assessment is to minimize affect the safety, quality, reliability or durability of a product and to get maximum benefits of CGMP from PLC system of Automatic Vertical Round Bottle Sticker Labelling Machine. This document identifies the functions which may impact on patient safety, data integrity and product quality.

2.2.0 <u>SCOPE</u>:

The scope of this document is to identify the Risk of PLC Automatic Vertical Round Bottle Sticker Labelling Machine. Risk Assessment process has following points.

- Identify Risk
- Individual function risk scenario
- Identify and verify appropriate controls
- Mitigation for function risk scenario

2.3.0 BACKGROUND:

The "Automatic Vertical Round Bottle Sticker Labelling Machine" is a new system purchase specifically for use at

2.4.0 <u>REVISION HISTORY:</u>

| Version No. | Effective Date | Reason for Change |
|-------------|----------------|--------------------------|
| 00 | | New Document |



PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 5 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

2.5.0 <u>REFERENCES:</u>

The test and execution procedure within the scope of the Risk assessment document are consistence with the following reference.

| <u>Guideline</u> | Details |
|------------------|---|
| GAMP-5 | Good Automated Manufacturing Practices |
| 21 CFR Part 210 | Code of Federal Regulations, Current Good Manufacturing Practices in Manufacturing Processing, Packing. |
| 21 CFR Part 211 | Code of Federal Regulations, Current Good Manufacturing Practices for finished Pharmaceuticals. |
| EU GMP Annex-11 | European Union Good Manufacturing Practices Annexure-11 |



PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 6 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

2.6.0 <u>RESPONSIBILITY:</u>

- Collect all manuals, electrical wiring diagram and documentary or any other data necessary for the preparation, execution of Risk Assessment document from M/S.
- Preparation and execution of Risk Assessment document.
- > Initiate risk assessment study in coordination with Production, Quality Assurance and Engineering.
- Provide training to the persons, who present during execution, of this study.

| Engineering | Production | Quality Assurance |
|-------------------------------|--------------------------------|--------------------------------|
| Co-ordinate during execution | Co-ordinate during execution | > Co-ordinate during execution |
| of Risk Assessment. | of Risk Assessment activities. | of Risk Assessment activities. |
| To movide utilities for Disk | | To shash and surrous the |
| To provide utilities for Risk | Provide personnel for | F To check and approve the |
| Assessment. | facilitating the execution of | Risk Assessment document. |
| | Risk Assessment activity. | |
| To check the Risk Assessment | | |
| document. | | |
| | Check that test requirements | |
| | are completed. | |
| | To check the Risk Assessment | |
| | document. | |
| | | |



PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 7 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

3.0.0

RISK ASSESSMENT:

- Risk is the combination of the probability of occurrence of harm & the severity of that harm. Risk assessment shall be done to determine the criticality of the system to the process (with respect to product efficacy or patient safety.
- Risk assessment together shall help to determine the strategy & priority in which each system should be addressed for remedial action. High criticality systems with poor compliance shall result in a high priority for remedial action, whereas, low criticality systems with poor compliance may fall below the threshold for remedial action.





PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 8 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

• <u>Risk Severity (Impact or Significance):</u>

- Risk assessment requires not only the identification of the immediate effects of the risk but also the long term and widespread impact of those effects. These effects must take into account a wide variety of issues including impact on regulatory compliance. Impact on Patient safety, product quality and data integrity (or other harm) may be considered. A suggested method of representing this is as per as Low (L), Medium (M) or High (H).
- <u>Low</u>: Expected to have a minor negative impact. The damage would not be expected to have a long term detrimental effect.
- <u>Medium</u>: Expected to have a moderate impact. The impact could be expected to have short to medium term detrimental effects.
- <u>High</u>: Expected to have a very significant negative impact. The impact could be expected to have significant long-term effects and potentially catastrophic short-term effects.

<u>Risk Classification (Risk Class):</u>

• Based on the Risk Likelihood & Severity of risk, identify the risk class. It may be mentioned as Class 1, Class 2 or Class 3 as per Table.

Probability of Detection (Detectability):

- The purpose of this stage in the assessment process is to identify if the risk event is recognized or detected by other means in the system. Hence a Class 1 risk, if it has a high probability of detection may not pose such a serious threat because it can be recognized quickly and suitable corrective actions can be taken to mitigate its impact. Conversely, if the same fault has low probability of detection then one needs to seriously consider review of the design or the implementation of alternate procedures to avoid the event. It may be mentioned as Low (L), Medium (M) or High (H).
- \circ **Low**: Detection of the fault condition is perceived to be unlikely.
- Medium: Detection of the fault condition is perceived to be reasonably likely.
- \circ **<u>High</u>**: Detection of the fault condition is perceived to be highly likely.



PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 9 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

Risk Priority:

- By combining the Risk Classification with the Probability of Detection, it is possible to prioritize, which determines how urgent and important it is to mitigate a particular risk.
- Once these priorities have been determined the team can proceed to define and document the appropriate measure(s) to mitigate the adverse event that poses the risk. Risk Priority may be mentioned as High Priority, Medium Priority or Low Priority. Table below provides the guidance to arriving at the Risk Priority.
- Risk assessment together shall help to determine the strategy & priority in which each system should be addressed for remedial action. High criticality systems with poor compliance shall result in a high priority for remedial action, whereas, low criticality systems with poor compliance may fall below the threshold for remedial action.





PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 10 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

• Five step approach to risk management:

- Step 1: Initial Assessment
- Step 2: Identify functions with impact on patient safety, product quality & data integrity
- Step 3: Perform functional risk assessments & identify controls
- Step 4: Implement & verify appropriate testing & controls
- Step 5: Review risks & monitor controls





PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 11 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

□ Risk scenario & mitigation approaches are evaluated module wise.

D Risk assessment should be performed considering the risk related to:

- Safety of product, personnel & environment
- PLC system hardware (component & sub component) & software.
- **Personnel**: All personnel should have appropriate qualifications, level of access and defined responsibility to carry out their assigned duties.
- Change and configuration Management: Any changes to a PLC system including system configurations, hardware and software, should only be made in a controlled manner in accordance with a standard procedure.
- **Periodic Evaluation**: PLC systems should be periodically evaluated to confirm that they remain in a valid state and are compliant with GMP.
- Security and authorization: Physical and/or logical controls should be in place to restrict access to
 PLC system to authorized persons. Suitable methods of preventing unauthorized entry to the system
 may include the use of keys, passwords, restricted access to computer equipment and data storage
 areas.
- **Business Continuity**: For the availability of PLC system of supporting critical processes, provisions should be made to ensure continuity of support for those processes in the event of a system break down. The time required to bring the alternative arrangements into use should be based on risk and appropriate for a particular system and the business process it supports. These arrangements should be adequately documented and tested.
- □ Interlocks are measures that are put in place to reduce risk to an acceptable level. Interlocks are aimed at:
- Eliminating risk through process or system re-design: If any abnormality is observed during qualification the risk is mitigated through redesign the system.
- Reducing risk by reducing the probability of a failure occurring.

Reducing risk by increasing the in process detectability of failure (Emergency stop, limit switches, Sensors etc.).



PHARMA SCHOLARS

PROTOCOL No.:

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REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 12 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

4.0.0 RISK ASSESSMENT

| | | | - | | | | |
|-------------------|---|------------|----------|---------------|-----------------|------------------|---|
| | | | | | Risk assessment | and control | |
| Risk Area | Risk Identification | Likelihood | Severity | Risk Class | Detectability | Risk Priority | Measures and control (Risk mitigation) |
| Equipment Risk | Unstable power supply may damage the PLC and HMI system | High | Medium | 1 | Low | High | Stable Mode power supply (SMPS) should connect to equipment for prevention of PLC and HMI system. |

| | | | | | Residual Risk | |
|------------|----------|---------------|---------------|------------------|----------------------|---|
| Likelihood | Severity | Risk Class | Detectability | Risk Priority | (Post Mitigation) | Risk Eliminated & Accepted/ Risk Reduced & Accepted |
| Low | Medium | Risk | High | Low | Negligible | |
| Low | | Class-3 | | | 00 | |
| rks: | | Class-3 | | | | |
| nrks: | | | | | | |



PROTOCOL No.:

.....

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 13 of 18

| Risk Identification | Likelihood | Severity | Rick | | | |
|--|--------------------|---|---|--|---|--|
| Untrained | | Sevency | Class | Detectability | Risk Priority | Measures and control (Risk mitigation) |
| berson may try to operate the system | Low | Medium | 3 | High | Low | Training should be available for equipment operation |
| | | | | Risk Assessment | Post Mitigation Residual Risk | |
| Severity | Risk Class | Detect | ability | Risk Priority | (Post Mitigation) | Risk Eliminated & Accepted/ Risk Reduced & Accepted |
| Medium | 3 | Hi | gh | Low | Negligible | |
| | | | C | | | |
| | Severity Medium | Severity Risk Class Medium 3 | Severity Risk Class Detect Medium 3 Hi | Soperate the system Risk Class Detectability Medium 3 High | Soperate the system Risk Assessment Severity Risk Class Detectability Risk Priority Medium 3 High Low | Severity Risk Class Detectability Risk Priority Residual Risk (Post Mitigation) Medium 3 High Low Negligible |



PROTOCOL No.:

.....

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 14 of 18

| | Risk assessment and control | | | | | | | | | |
|------------------------------|--|------------|----------|---------------|---------------|------------------|---|--|--|--|
| Risk Area | Risk Identification | Likelihood | Severity | Risk Class | Detectability | Risk Priority | Measures and control (Risk mitigation) | | | |
| System and GMP Risk | Any Change or configuration in the system hardware/software may impact its functionality. | Medium | Medium | 2 | Medium | Medium | Any change to a PLC system should be done in accordance with a standard procedure. Major modifications/ changes shall be followed by re-validation. | | | |

| Likelihood | Severity | Risk Class | Detectability | Risk Priority | Residual Risk (Post Mitigation) | Risk Eliminated & Accepted/ Risk Reduced & Accepte |
|------------|----------|---------------|---------------|------------------|---------------------------------------|--|
| Low | Medium | 3 | High | Low | Negligible | |
| | | | | | | |
| ks: | | | | | | |



PROTOCOL No.:

.....

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 15 of 18

| | Risk assessment and control | | | | | | | | | |
|---|--|------------|----------|---------------|---------------|------------------|--|--|--|--|
| Risk Area | Risk Identification | Likelihood | Severity | Risk Class | Detectability | Risk Priority | Measures and control (Risk mitigation) | | | |
| Process, personnel And equipment risk | Machine may not be stopped in case of emergency | Medium | High | | High | Medium | Emergency Switch Operated alarm and Interlock should be available in the System. | | | |

| | | | R | kisk Assessment | t Post Mitigation | |
|------------|----------|---------------|---------------|------------------|---------------------------------------|---|
| Likelihood | Severity | Risk Class | Detectability | Risk Priority | Residual Risk (Post Mitigation) | Risk Eliminated & Accepted/ Risk Reduced & Accepted |
| Low | High | 2 | High | Low | Negligible | |
| orks: | | | | 104 | | |
| | | | | | | |
| | | | | | | |





PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 17 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

6.0.0 LIST OF ABBREVIATIONS

| <u>Acronym</u> | | Description | | | |
|----------------|---------------|--|--|--|--|
| cGMP | \rightarrow | Current Good Manufacturing Practices | | | |
| GAMP | \rightarrow | Good Automated Manufacturing Practices | | | |
| GMP | \rightarrow | Good Manufacturing Practices | | | |
| ID | \rightarrow | Identification Number | | | |
| Ю | \rightarrow | Input Output | | | |
| IQ | \rightarrow | Installation Qualification | | | |
| PLC | \rightarrow | Programmable Logic Controller | | | |
| CFR | \rightarrow | Code of Federal Regulation | | | |
| HMI | \rightarrow | Human Machine Interface | | | |
| RA | \rightarrow | Risk Assessment | | | |



PROTOCOL No.:

REVISION No: 00

EFFECTIVE DATE:

PAGE No.: 18 of 18

RISK ASSESSMENT AND IMPACT ANALYSIS OF PLC SYSTEM FOR AUTOMATIC VERTICAL ROUND BOTTLE STICKER LABELLING MACHINE

7.0.0 POST APPROVAL SIGNATURES

This is specific Risk Assessment of the PLC system of Automatic Vertical Round Bottle Sticker Labelling Machine. This Document is Checked and approved by the following.

RISK ASSESSMENT POST APPROVAL

| | | | C.L | 1 |
|-------------|-----------------------|-----------------------------------|------------------------|----------------|
| Checked by | | Engineering | | |
| | | | | |
| Reviewed by | | Engineering | | |
| Reviewed by | | Production | | |
| Reviewed by | | Quality Assurance | | |
| | | | | |
| | <u>Final Approval</u> | l <u>:</u> Final approval has bee | en given by the follow | ing |
| Function | Name | D | Designation | Signature/Date |
| Approved by | | H | ead Quality | |
| | | | Assurance | |
| | | | | |