## Revision History

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<tr>
<td>1.0</td>
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</table>
# Table of Contents

## 1 INTRODUCTION

1.1 **Background**  
1.2 **Purpose of the CMVP Management Manual**  
1.3 **Applicability and Scope**  
1.4 **Purpose of the Cryptographic Module Validation Program (CMVP)**  
1.5 **Purpose of the Cryptographic Algorithm Validation Program (CAVP)**  
1.6 **Use of Validated Products**  
1.7 **CMVP Management Manual Structure**  
1.8 **CMVP Related Documents**  
1.8.1 **FIPS 140-3**  
1.8.2 **Security Requirements for Cryptographic Modules**  
1.8.3 **Test requirements for cryptographic modules**  
1.8.4 **Special Publication 800-140x**  
1.8.5 **Implementation Guidance**  
1.8.6 **Cryptik Manual**  
1.8.7 **CSTL Accreditation Standards**  
1.8.8 **Additional information on the CMVP Website**

## 2 CMVP MANAGEMENT

2.1 **Introduction**  
2.2 **Validation Authority**  
2.3 **Programmatic Directives and Policies, and Internal Guidance and Documentation**  
2.4 **CMVP Points of Contact**  
2.4.1 **Language of Correspondence**  
2.5 **Request for Guidance from CMVP**  
2.5.1 **Informal Requests**  
2.5.2 **Official Requests**  
2.5.3 **Post Validation Inquiries**  
2.6 **Roles and Responsibilities of Program Participants**  
2.6.1 **Vendor**  
2.6.2 **Cryptographic and Security Testing Laboratory**  
2.6.3 **CMVP Validation Authorities**  
2.6.4 **Validated Module User**  
2.7 **CMVP Management Meetings**  
2.7.1 **CSTL Manager Meetings**  
2.7.2 **CMUF participation**
2.8 Confidentiality of Information

3 CSTL PROCESSES

3.1 Accreditation of CMVP scopes for CSTLs
3.1.1 Accreditation Process for the CMVP scope

3.2 Maintenance of CSTL Accreditation
3.2.1 Proficiency of CSTL
3.2.2 Renewal of Accreditation
3.2.3 Ownership of a CSTL
3.2.4 Relocation of a CSTL
3.2.5 Change of Approved Signatories
3.2.6 Change of Key Laboratory Testing Staff
3.2.7 Monitoring Visits
3.2.8 Suspension, Denial and Revocation of Accreditation
3.2.9 Voluntary Termination of the CSTL

3.3 Confidentiality of Proprietary Information
3.3.1 Confidentiality of Proprietary Information Exchanged between NIST, CCCS and the CSTL
3.3.2 Non-Disclosure Agreement for Current and Former Employees

3.4 Code of Ethics for CSTLs

3.5 Management of CMVP and CAVP Test Tools

4 CRYPTOGRAPHIC MODULE VALIDATION PROGRAM PROCESSES

4.1 Cryptographic Module Validation Process Overview
4.1.1 Vendor, CSTL, and CMVP duties for Testing of the Cryptographic Module

4.2 Implementation Under Test (IUT) and Modules in Process (MIP)

4.3 Submission Scenarios

4.4 Validation Submission Queue Processing
4.4.1 Full and Update Submission Validations
4.4.2 All other submissions
4.4.3 HOLD Status for Cryptographic Modules on the Modules In Process
4.4.4 Validation Deadline
4.4.5 Resubmission while in Review Pending

4.5 Validation when Test Reports are not Reviewed by both Validation Authorities
4.5.1 Controlled Unclassified Information

4.6 CMVP Fees
4.6.1 Cost Recovery Fee
4.6.2 Extended Cost Recovery Fee
4.6.3 NIST Payment Policy
4.6.4 Invoice for a Report Submission
4.6.5 Request for Transition Period Extension

4.7 Flaw Discovery Handling Process
4.8 Validation Revocation

4.9 CMVP Webpages
4.9.1 Official CMVP Website
4.9.2 Cryptographic Module Validation Lists
4.9.3 CMVP Certificate Page Links
4.9.3.1 Security Policy
4.9.3.2 Consolidated Certificate
4.9.3.3 Vendor Link
4.9.3.4 Vendor Product Link
4.9.3.5 Algorithm Certificates
4.9.3.6 Validation History
4.9.3.7 Usage of FIPS 140-3 Logos

5 CMVP AND CAVP PROGRAMMATIC METRICS COLLECTION

5.1 Overview
5.2 Confidentially of the Collected Metrics Data
5.3 Collected Metrics

6 TEST TOOLS
6.1 Web CRYPTIK
6.2 Suggested Tools for Physical Testing

7 CMVP GENERAL TESTING AND REPORTING GUIDANCE

7.1 Revalidation Scenarios
7.2 CMVP requirements pertaining to testing and approved algorithms
7.2.1 ESV testing
7.2.2 Vendor Affirmation of Security Functions and Methods
7.2.3 Transitioning from vendor affirmed to CAVP Testing

7.3 Testing using Emulators and Simulators
7.4 Remote Testing of Software Modules
7.5 Partial validations and non-applicable areas
7.6 CMVP requirements for PIV validations

7.7 Module count definition
7.7.1 Software:
7.7.2 Hardware:
7.7.3 Firmware:
7.7.4 Hybrid:

7.8 Module definitions for same certificates

7.9 Vendor or User Affirmation of Modules
7.9.1 Vendor
7.9.2 User

7.10 Operational Equivalency Testing for HW Modules

ANNEX A CMVP POST VALIDATION ISSUE ASSESSMENT PROCESS

ANNEX B SUBMISSION FILES

ACRONYMS

List of Figures
Figure 1 - Roles, Responsibilities, and Output in the CMVP Process ........................................... 12
Figure 2 - CSTL NVLAP scopes ................................................................................................ 16
Figure 3 - CSTL Accreditation Process .................................................................................... 17
Figure 4- Cryptographic Module Testing and Validation Process ............................................. 25
Figure 5- Annex A. Validation Issue Assessment Process ......................................................... 56

List of Tables
Table 1 - CMVP Program Manager Contact Information ........................................................... 8
Table 2- CAVP testing release dates and subsequent CMVP Transition dates ......................... 43
Table 3- Equivalence Categories .............................................................................................. 53
Table 4- Annex B. Submission files to be included ................................................................ 59
1 Introduction

1.1 Background

The Canadian Centre for CyberSecurity (CCCS) and the National Institute of Standards and Technology (NIST) announced the establishment of the Cryptographic Module Validation Program (CMVP) on July 17, 1995. The CMVP validates commercial cryptographic modules to Federal Information Processing Standard (FIPS) 140, NIST-recommended standards, and other cryptography-based standards. The CMVP is a government validation program that is jointly managed by NIST and CCCS. Cryptographic modules validated as conforming to FIPS 140 are used by Federal agencies for the protection of Controlled Unclassified Information (CUI) (Government of the United States of America) or Protected information (Government of Canada).

Vendors of commercial cryptographic modules use independent, National Voluntary Laboratory Accreditation Program (NVLAP) accredited Cryptographic and Security Testing (CST) laboratories to have their modules tested. The Cryptographic and Security Testing Laboratories (CSTLs) may perform all of the tests covered by the CMVP. The Validation Authority reviews laboratory reports, issue validation certificates, and participate in laboratory accreditations.

1.2 Purpose of the CMVP Management Manual

The purpose of the CMVP Management Manual is to provide effective guidance for the management of the CMVP as authorized by FIPS 140-3, and the conduct of activities necessary to ensure that the standards, as referenced in FIPS 140-3, are fully met.

1.3 Applicability and Scope

The CMVP Management Manual is applicable to the CMVP Validation Authority, the CSTLs, and the vendors who participate in the program. Consumers who procure validated cryptographic modules may also be interested in the contents of this manual. This manual outlines the management activities and specific responsibilities which have been assigned to the various participating groups. This manual does not deal with the actual standards and technical aspects of the standards.

1.4 Purpose of the Cryptographic Module Validation Program (CMVP)

The purpose of the Cryptographic Module Validation Program is to increase assurance of secure cryptographic modules through an established process.

Prior to CMVP, each office was responsible for assessing encryption products with no standardized requirements. This meant that each office needed some expertise in evaluating manufacturing practices for cryptographic equipment and vendors would have to support each office in their evaluation. With the establishment of the CMVP, a standards-based assessment could be uniformly applied and used across the federal governments and other organizations.
finding value in the use of validated cryptography.

CMVP Validation is performed through conformance testing to requirements for cryptographic modules as specified in FIPS 140. Accredited third-party CSTLs perform independent assurance testing with CMVP oversight. CMVP is the Validation Authority, a joint initiative between the Government of Canada and the Government of the United States of America. For more information about CMVP see: https://csrc.nist.gov/projects/cryptographic-module-validation-program.

**1.5 Purpose of the Cryptographic Algorithm Validation Program (CAVP)**

The purpose of the CAVP is to increase assurance of cryptographic algorithms through a testing process. Validation is achieved by testing the algorithm and comparing results to known or expected answers. Tests are to demonstrate compliance with cryptographic standards listed in SP 800-140C, SP 800-140D, and SP 800-140E. More information about CAVP can be found at: https://csrc.nist.gov/Projects/cryptographic-algorithm-validation-program.

**1.6 Use of Validated Products**

Both public and private sectors can use cryptographic modules validated to FIPS 140 for the protection of sensitive information. As specified under FISMA of 2002, U.S. Federal departments and agencies are required to use cryptographic modules validated to FIPS 140 for the protection of sensitive information where cryptography is required. Similarly, the CCCS recommends that GC departments and agencies use those validated cryptographic modules for the protection of Protected information.

**1.7 CMVP Management Manual Structure**

This manual is organized into the following sections:

- **Section 1 – Introduction** provides an introduction and overview of the CMVP.
- **Section 2 – CMVP Management** describes the management of the CMVP including the organization, administration, roles and responsibilities, and policies.
- **Section 3 – CSTL Processes** describes the CSTL processes including accreditation, maintenance, and management of a laboratory.
- **Section 4 – Cryptographic Module Validation Program Processes** describes the various aspects of the cryptographic module validation process.
- **Section 5 – CMVP and CAVP Programmatic Metrics Collection (TBD).**
- **Section 6 – Test Tools** describes the necessary and recommended tools for use by the CSTLs.
- **Section 7 – CMVP General Testing and Reporting Guidance** adds requirements to manage the CMVP testing program, minimizing retest and maximizing testing flexibility while maintaining assurance.
Annex A – Validation Issue Assessment Process provides an overview how contentious issues over module previously validated are addressed.

1.8 CMVP Related Documents

FIPS 140 specifies the security requirements for a cryptographic module utilized within a security system protecting sensitive information in computer and telecommunication systems. The CMVP utilizes a set of documents, identified below, containing the security requirements and testing of those requirements that must be satisfied by a cryptographic module. CMVP also works with NVLAP to address CSTL accreditation requirements. A diagram of the relationships for the documents referenced below is available on the CMVP webpage (www.nist.gov/cmvp) under CMVP FIPS 140-3 Related References.

1.8.1 FIPS 140-3

Federal Information Processing Standards FIPS 140-3 identifies the Cryptographic Module Validation Program (CMVP), a joint effort of the US and Canadian governments, as the validation authority for implementing a program utilizing the ISO/IEC 19790:2012 requirements standard and ISO/IEC 24759:2017 derived test methods. The standard also established the CMVP technical requirements to be contained in NIST Special Publications: SP 800-140, SP 800-140A, SP 800-140B, SP 800-140C, SP 800-140D, SP 800-140E, and SP 800-140F. These security requirements must be satisfied by a cryptographic module utilized within a security system protecting controlled unclassified information (hereafter referred to as sensitive information). This standard will supersede FIPS 140-2, Security Requirements for Cryptographic Modules, in its entirety. FIPS 140-3 is available on-line at https://doi.org/10.6028/NIST.FIPS.140-3.

Responsible Positions: NIST CMVP and CCCS CMVP Program Managers.

1.8.2 Security Requirements for Cryptographic Modules

ISO/IEC 19790:2012 (with Technical Corrigendum 1) specifies the security requirements for a cryptographic module utilized within a security system protecting sensitive information in computer and telecommunication systems. This International Organization for Standardization, (ISO) standard defines different levels for cryptographic modules to provide for a wide spectrum of data sensitivity (e.g., low value administrative data, million-dollar funds transfers, life protecting data, personal identity information, and sensitive information used by government) and a diversity of application environments (e.g. a guarded facility, an office, removable media, and a completely unprotected location). The ISO/IEC Standard specifies four security levels with 11 requirement areas, each security level increasing security requirements over the preceding level.

The standard is typically reviewed by an ISO committee every three years for consideration of revision. Copies can be obtained from ISO.org. NIST made available a limited number of copies of ISO/IEC 19790:2012. To request a copy of ISO/IEC 19790:2012 and ISO/IEC 24759:2017 (see below), see the CMVP webpage, https://csrc.nist.gov/Projects/cryptographic-module-validation-program/fips-140-3-standards.
1.8.3 Test requirements for cryptographic modules

ISO/IEC 24759:2017 specifies the methods to be used by accredited CSTLs to test whether the cryptographic module conforms to the requirements specified in ISO/IEC 19790:2012. The test requirements (TR) contains the security requirements from ISO/IEC 19790:2012, stated as a set of assertions (AS) (i.e., statements that must be true for the cryptographic module to satisfy the requirement of a given area at a given level). All assertions are direct quotations from ISO/IEC 19790:2012. Following each assertion is a set of information requirements that must be fulfilled by the vendor as vendor evidence (VE). These VEs describe the types of documentation or explicit information that the vendor must provide in order for the tester to determine conformance to the given assertion. Following each assertion and corresponding vendor information requirement is a set of test evidence (TE) that must be applied by the tester of the cryptographic module. These TEs instruct the tester as to what they must do in order to test the cryptographic module with respect to the given assertion. ISO/IEC 24759:2017 vendor evidence and testing requirements may be modified by the SP 800-140 set of documents and the FIPS 140-3 Implementation Guidance.

1.8.4 Special Publication 800-140x

The current version of the following Special Publications can be found at: https://csrc.nist.gov/Projects/cryptographic-module-validation-program/fips-140-3-standards#sp. Each SP 800-140x document will be updated as needed, following the publication of a draft for public comment and resolution by CMVP.

NIST Special Publication (SP) 800-140 specifies the Test Requirements (TR) for Federal Information Processing Standard (FIPS) 140-3. SP 800-140 modifies the test (TE) and vendor (VE) evidence requirements of ISO/IEC 24759:2017. As a validation authority, the Cryptographic Module Validation Program (CMVP) may modify, add, or delete TEs and/or VEs as specified under section 5.2 of ISO/IEC 24759:2017. This NIST Special Publication should be used in conjunction with ISO/IEC 24759:2017 as it modifies only those requirements identified in this document.

NIST Special Publication (SP) 800-140A modifies the vendor documentation requirements of ISO/IEC 19790:2012 Annex A. As a validation authority, the Cryptographic Module Validation Program (CMVP) may modify, add or delete Vendor Evidence (VE) and/or Test Evidence (TE) as specified under section 5.2 of the ISO/IEC 19790:2012. This document should be used in conjunction with ISO/IEC 19790:2012 Annex A and ISO/IEC 24759:2017 paragraph 6.13 as it modifies only those requirements identified in this document.

NIST Special Publication (SP) 800-140B is to be used in conjunction with ISO/IEC 19790:2012 Annex B and ISO/IEC 24759:2017 6.14. The special publication modifies only those requirements identified in this document. SP 800-140B also specifies the content of the tabular and graphical information required in ISO/IEC 19790:2012 Annex B. As a validation
authority, the Cryptographic Module Validation Program (CMVP) may modify, add or delete
Vendor Evidence (VE) and/or Test Evidence (TE) specified under paragraph 6.14 of the

**NIST Special Publication (SP) 800-140C** replaces the approved security functions of ISO/IEC
19790:2012 Annex C. As a validation authority, the Cryptographic Module Validation Program
(CMVP) may supersede this Annex in its entirety. This document supersedes ISO/IEC

**NIST Special Publication (SP) 800-140D** replaces the approved sensitive parameter generation
and establishment methods requirements of ISO/IEC 19790:2012 Annex D. As a validation
authority, the Cryptographic Module Validation Program (CMVP) may supersede this Annex in
paragraph 6.16.

**NIST Special Publication (SP) 800-140E** replaces the approved authentication mechanism
requirements of ISO/IEC 19790:2012 Annex E. As a validation authority, the Cryptographic
Module Validation Program (CMVP) may supersede this Annex in its entirety with its own list
of approved authentication mechanisms. This document supersedes ISO/IEC 19790:2012 Annex

**NIST Special Publication (SP) 800-140F** replaces the approved non-invasive attack mitigation
test metric requirements of ISO/IEC 19790:2012 Annex F. As a validation authority, the
Cryptographic Module Validation Program (CMVP) may supersede this Annex in its entirety.
6.18.

**Responsible Positions:** NIST CMVP and CCCS CMVP Program Managers.

1.8.5 Implementation Guidance

*Implementation Guidance* is issued to provide clarification and guidance with respect to an
assertion or group of assertions found in the documents listed above. Often, implementation
guidance is issued to assist CSTLs and vendors to apply the requirements to a particular type of
cryptographic module implementation or technology. Implementation guidance is also issued
based on responses by NIST and CCCS to questions posed by the CSTLs, vendors, and other
interested parties. The document is available on-line on the official Cryptographic Module
Validation Program website at [https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-
Program/announcements](https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-
Program/announcements).

**Responsible Position:** NIST CMVP and CCCS CMVP Program Managers.

1.8.6 Cryptik Manual

This manual is currently under development, covering the use of FIPS 140-3 Cryptik. It is
expected to be updated often as new functionality, edits, and program changes are introduced.
The manual will also contain explanations of caveats supported by Cryptik and identifies where
IG information requested should be included in the report and security policy. Caveats
explanations will also be added to the CMVP website.
1.8.7 CSTL Accreditation Standards

NIST laboratory accreditation standards applicable to the NVLAP accreditation of CSTLs are published on the NVLAP website at [https://www.nist.gov/nvlap](https://www.nist.gov/nvlap).

NIST laboratory accreditation standards relevant to the NVLAP accreditation of CSTLs are:


1.8.8 Additional information on the CMVP Website

The CMVP website contains several pages pertinent to the FIPS 140-3 program:

1. **Announcements** ([https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Announcements](https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Announcements)) contains information on changes made to documents or test tools.

2. **Notices** ([https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Notices](https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Notices)) contains copies of statements published in the Federal Register, programmatic or policy updates or information not related to CMVP documents or test tools.

3. **Validated Modules** ([https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Validated-Modules](https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Validated-Modules)) contains the link to the search tool for finding a specific module, or aspects of a module validation. In addition, the page contains information describing categories (active, historical, and withdrawn) and explains the difference between a module that is a product vs one that is a component.

4. **Implementation Under Test (IUT) List** ([https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Modules-In-Process/IUT-List](https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Modules-In-Process/IUT-List)) contains information provided by the CSTLs about cryptographic modules undergoing testing. The result of the testing has not yet been submitted to the CMVP. Inclusion of a module on this list is voluntary, dependent on the vendor. The CMVP has no information regarding the status of these modules or know if or when a test report will be submitted to the CMVP. The modules are listed by vendor name, for more information regarding a specific module, please contact the vendor.

5. **Modules in Process (MIP) List** ([https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Modules-In-Process/Modules-In-Process-List](https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Modules-In-Process/Modules-In-Process-List)) lists the review status for each cryptographic whose scenario type is FS (Full submission) or UP (Update). The list tracks the test report after it has been submitted to the CMVP.
through validation. For each submission, the status and the date it went into that state is listed. (The listing is voluntary, vendors may choose to have their module listed on this list). For more information regarding a specific module, please contact the vendor.

6. Programmatic Transitions (https://csrc.nist.gov/Projects/cryptographic-module-validation-program/programmatic-transitions) lists algorithm related transitions. Applicable standard, relevant IGs, ACVTS availability, and beginning CMVP acceptance date is listed for each algorithm/scheme. Also available is information related deprecated algorithms/schemes that force validated module certificates to the historical category. Included in this list are dates for last submission date as an approved algorithm/scheme as well as the date whereby the validation certificate of an approved module using the algorithm/scheme will be moved to the Historical list.


9. IG Announcements (https://csrc.nist.gov/Projects/cryptographic-module-validation-program/fips-140-3-ig-announcements) is where the latest version of the FIPS 140-3 IGs can be found. The webpage also includes links of previous versions, and a short summary of changes.

10. Resources (https://csrc.nist.gov/Projects/cryptographic-module-validation-program/resources) provides guidance that is easily bookmarked. Information that is needed by vendors and CSTLs is listed here. As an example, specifically detailed validation and re-validation information such as minimum testing requirements for revalidation and equivalency can be found here.

11. CVP Certification Exam Information (https://csrc.nist.gov/Projects/cryptographic-module-validation-program/cvp-certification-exam-information) Cryptographic Validation Program (CVP) In order to be a certified tester for a CSTL, an individual must pass this exam.

12. CSTL Accreditation and Fees (https://csrc.nist.gov/Projects/Testing-Laboratories) contains a link to the name and location of every CSTL accredited to perform Cryptographic and Security Testing. The list also includes a point of contact for each laboratory.

**Responsible Position:** NIST CMVP and CCCS CMVP Program Managers.
2 CMVP Management

2.1 Introduction

The purpose of this section is to describe the overarching management structure and principles of the CMVP.

2.2 Validation Authority

The validation authority is the CMVP. The CMVP is jointly managed by NIST and CCCS. NIST and CCCS have both signed agreements for the management of the program that contains precepts by which both parties must abide. Copies of the agreements are kept by the Partnerships Group at CCCS and by the Computer Security Division at NIST.

2.3 Programmatic Directives and Policies, and Internal Guidance and Documentation

The CMVP issues programmatic directives and policies, and internal guidance and documentation to all CSTLs. These communications are normally distributed by email. These communications are very important and can seriously impact on-going validation efforts. Information will be incorporated into the CMVP documentation over time.

The CMVP will strive not to make those directives and guidance retroactive to previous validations; however, the status of previous validations may be affected. CSTLs are encouraged to provide timely comments to the CMVP about those communications.

2.4 CMVP Points of Contact

Questions concerning the general operation of the CMVP can be directed to either NIST or CCCS. If a vendor is under contract with a CSTL for cryptographic module or algorithm testing, the vendor must contact the contracted laboratory for all questions concerning the test requirements.

The name, telephone number, and email address for the NIST and CCCS Program Managers are provided in Table 1 below.

<table>
<thead>
<tr>
<th>NIST</th>
<th>CCCS</th>
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</thead>
<tbody>
<tr>
<td>Beverly Trapnell</td>
<td>Carolyn French</td>
</tr>
<tr>
<td>NIST CMV Program Manager</td>
<td>CCCS CMV Program Manager</td>
</tr>
<tr>
<td>Security Testing, Validation, and Measurement Group</td>
<td>Risk Mitigation Program</td>
</tr>
<tr>
<td>301-975-6745</td>
<td>613-949-7703</td>
</tr>
</tbody>
</table>

Table 1 - CMVP Program Manager Contact Information
A list of CMVP points of contact can also be found on the CMVP website at:

2.4.1 Language of Correspondence

All correspondence between NIST, CCCS, NVLAP and the CSTLs shall be in the English language only.

2.5 Request for Guidance from CMVP

The CMVP suggests reviewing the CMVP Management Manual, CMVP Frequently Asked Questions (FAQ), the CMVP Announcements and CMVP Notices posted on the CMVP web sites first as the answer may be readily available. The information found on the CMVP web site provides the official position of the CMVP. If the information cannot be found in the above guidance, CMVP will accept informal requests (general knowledge) and formal requests (specific application). In addition, CMVP will accept post-validation inquiries for any perceived issues with existing modules.

Vendors who are under contract with a CSTL for cryptographic module or algorithm testing of a specific implementation(s) must contact the contracted CSTL for any questions concerning the test requirements and how they affect the testing of the implementation(s).

Once a vendor is under contract with a laboratory, NIST/CCCS will only provide official guidance and clarification for the vendor's module through the point of contact at the laboratory. In a situation where the vendor and laboratory are at an irresolvable impasse over a testing issue, the vendor may ask for clarification/resolution directly from NIST/CCCS. The point of contact at the laboratory shall be included on distribution of this correspondence. All correspondence from NIST/CCCS to the vendor on the issue will be issued through the laboratory point of contact.

Federal agencies and departments, and vendors not under contract with a CSTL who have specific questions about cryptographic module testing requirements or any aspect of the CMVP should contact the appropriate NIST and CCCS points of contact. Questions can either be submitted by e-mail, telephone, or written (if electronic document, Microsoft Word document format is preferred).

CSTLs must submit all test-specific questions in the RFG format described below. These questions must be submitted to all points of contact.

2.5.1 Informal Requests

Informal requests are considered as ad hoc questions aimed at clarifying issues about cryptographic module testing and other aspects of the CMVP. Replies to informal requests by the CMVP are non-binding and subject to change. It is recommended that informal requests be submitted to all points of contact.

For each question, following information should be included, in the order outlined below:

1. A concise statement of the problem
2. A clear and unambiguous question regarding the problem
3. The configuration, embodiment of the module as it affects the answer
4. Applicable statement(s) from ISO 19790.
5. Applicable assertion(s), vendor evidence requirement(s), and test procedure(s) from ISO 24759
6. Applicable assertion(s), vendor evidence requirement(s), and test procedure(s) from the SP 800-140
7. Applicable statements from FIPS 140-3 SP800-140A, B, C, D, E, and F.
8. Applicable statements from FIPS 140-3 Implementation Guidance
9. Applicable statements from algorithmic standards,
10. A proposed resolution formulated by the lab, with justification

In the subject line, list FIPS 140-3 RQFG. Direct your inquiries to both cmvp@nist.gov and cmvp@cyber.gc.ca. Do not send the requests to individuals. When the information listed above is included, every attempt is made to reply to informal requests with accurate, consistent, clear replies on a very timely basis.

2.5.2 Official Requests

If an official response is requested, then an official request must be submitted to the CMVP written in the Request for Guidance (RFG) format described below. An official response requires internal review by both NIST and CCCS, as well as with others as necessary, and may require follow up questions from the CMVP. Therefore, such requests, while time sensitive, may not be immediate.

A Request for Guidance will result in an official response from the CMVP that will state current policy or interpretations. This format provides the CMVP a clear understanding of the question. Address each of the following items for consideration:

1. Clear indication of whether the RFG is PROPRIETARY or NON-PROPRIETARY,
2. A descriptive title,
3. A concise statement of the problem
4. A clear and unambiguous question regarding the problem
5. The configuration, embodiment of the module as it affects the answer
6. Applicable statement(s) from ISO 19790.
7. Applicable assertion(s), vendor evidence requirement(s), and test procedure(s) from ISO 24759
8. Applicable assertion(s), vendor evidence requirement(s), and test procedure(s) from the SP 800-140
9. Applicable statements from FIPS 140-3 SP800-140A, B, C, D, E, and F.
10. Applicable statements from FIPS 140-3 Implementation Guidance
10. Applicable statements from algorithmic standards,

11. Background information if applicable, including any previous CMVP or CAVP official rulings or guidance,

12. A concise statement of the problem, followed by a clear and unambiguous question regarding the problem, and

13. A suggested statement of the resolution that is being sought. All questions should be presented in writing. The provided information should include a brief non-proprietary description of the implementation and the target security level. All of this will enable a more efficient and timely resolution by the CMVP. The statement of resolution shall be stated in a manner which the CMVP can either answer "YES" or "NO". The CMVP may optionally provide rationale if the answer is not in line with the suggested statement of resolution.

When appropriate, the CMVP will derive general guidance from the problem and response and add that guidance to this document. Note that general questions may still be submitted, but these questions should be identified as not being associated with a particular validation effort.

Preferably, questions should be non-proprietary, so CMVP can distribute the response publicly if warranted. When submitting a RQFG include in the subject line, list FIPS 140-3 RQFG to both cmvp@nist.gov and cmvp@cyber.gc.ca.

2.5.3 Post Validation Inquiries

Once a module is validated and posted on the NIST CMVP web site, many parties review and scrutinize the merits of the validation. These parties may be potential procurers of the module, competitors, academics or others. If a party performing a post-validation review believes that a conformance requirement has not been met and was not determined during testing or subsequent validation review, the party may submit an inquiry to the CMVP for review.

An Official Request must be submitted to the CMVP in writing with signature following the guidelines above. If the requestor represents an organization, the official request must be on the organization’s letterhead. The assertions must be objective and not subjective. The module must be identified by reference to the validation certificate number(s). The specific technical details must be identified and the relationship to the specific FIPS 140 Derived Test Requirements assertions must be identified. The request must be nonproprietary and not prevent further distribution by the CMVP.

The CMVP will distribute the unmodified official request to the CSTL that performed the conformance testing of the identified module. The CSTL may choose to include participation of the vendor of the identified module during its determination of the merits of the inquiry. Once the CSTL has completed its review, it will provide to the CMVP a response with rationale on the technical validity regarding the merits of the official request.

The CSTL will state its position whether its review of the official request regarding the module:

1. is without merit and the validation of the module is unchanged.

2. has merit and the validation of the module is affected. The CSTL will further state its recommendations regarding the impact to the validation.
The CMVP will review the CSTL’s position and rationale supporting its conclusion. If the CMVP concurs that the official request is without merit, no further action is taken. If the CMVP concurs that the official request has merit, a security risk assessment will be performed regarding the non-conformance issue. Please see Annex A for the flow diagram illustrating the assessment process.

2.6 Roles and Responsibilities of Program Participants

The various roles and responsibilities of the participants in the CMVP are illustrated in Figure 1 below.

<table>
<thead>
<tr>
<th>Who</th>
<th>Vendor</th>
<th>CSTL</th>
<th>CMVP</th>
<th>User</th>
</tr>
</thead>
<tbody>
<tr>
<td>Function</td>
<td>Designs &amp; Produces</td>
<td>Tests for Conformance</td>
<td>Reviews &amp; Approves</td>
<td>Specifies &amp; Purchases</td>
</tr>
<tr>
<td>Output</td>
<td>Cryptographic Modules</td>
<td>Assessment Report</td>
<td>Validation List</td>
<td>Security with Assurance</td>
</tr>
</tbody>
</table>

2.6.1 Vendor

The role of the vendor is to design and produce cryptographic modules that comply with the requirements specified in the applicable ISO/IEC standards and NIST Special Publications. Among other functions, the vendor defines the boundary of the cryptographic module, determines its modes of operation and its associated services, and develops its non-proprietary security policy. When a cryptographic module is ready for testing, the vendor submits the module and the associated documentation to the accredited CSTLs of its choice. After the cryptographic module has been validated, the vendor cannot change the validated version of the module. Any change to the validated version will result in a new validation test effort on the new or revised module.

2.6.2 Cryptographic and Security Testing Laboratory

The role of the CSTL is to independently test the cryptographic module to the requirements defined for the FIPS 140-3 security level and embodiment, and to produce a written test report for the CMVP Validation Authorities based on its findings. The CSTL conducts algorithmic testing, reviews the cryptographic module’s documentation and source code, and performs requirements testing of the module in accordance with the TR, SP 800-140x and IG. If a cryptographic module conforms to all the requirements of the standards, the CSTL submits a written report to the Validation Authority. If a cryptographic module does not meet one (or more) requirements, the CSTL works with the vendor to resolve all discrepancies prior to submitting the validation package to the Validation Authority.

The following information is supplemental to the guidance provided by NVLAP, and further defines the separation of the design, consulting, and testing roles of the laboratories. The CMVP...
policy in this area is as follows:

1. A CSTL may not perform validation testing on a module for which the laboratory has:
   a. designed any part of the module,
   b. developed original documentation for any part of the module,
   c. built, coded or implemented any part of the module, or
   d. any ownership or vested interest in the module.

2. Provided that a CSTL has met the above requirements, the laboratory may perform validation testing on modules produced by a company when:
   a. the laboratory has no ownership in the company,
   b. the laboratory has a completely separate management from the company, and
   c. business between the CSTL and the company is performed under contractual agreements, as done with other clients.

3. A CSTL may perform consulting services to provide clarification of the Security requirements for cryptographic modules, the Test requirements for cryptographic modules, and other associated documents at any time during the life cycle of the module.

4. A CSTL may also create the Finite State Model (FSM), Security Policy, Non-administrator guidance and Administrator guidance which are specified as vendor documentation in FIPS 140-3. These must be taken from existing vendor documentation for an existing cryptographic module (post-design and post-development) and consolidated or reformatted from the existing information (from multiple sources) into a set format. CMVP shall be notified of this at the time of submission. The CSTL must be able to show a mapping from the consolidated or reformatted FSM and/or Security Policy back the original vendor source documentation. The mapping(s) must be maintained by the CSTL as part of the validation records. Source code information is considered vendor-provided documentation and may be used in the FSM and/or Security Policy.

2.6.3 CMVP Validation Authorities

The CMVP Validation Authority is a joint effort of the National Institute of Standards and Technology for the Government of the United States of America and the Canadian Centre for Cyber Security for the Government of Canada.

The role of the Validation Authorities is to establish a program to validate the testing for every cryptographic module. The tests are performed and results are documented in the submission package prepared by a CSTL and reviewed by the CMVP. If the cryptographic module is determined to be compliant, then the module is validated, a validation certificate is issued, and the on-line validation list is updated. During the review process, the Validation Authorities submit any questions they may have to the CSTL. The questions are typically technical in nature and are intended to ensure that the cryptographic module meets the requirements of the standard and that the information provided is accurate and complete. The CSTL may need to re-submit the validation submission along with supporting documentation such as a draft validation certificate, validation report, or security policy.
The CMVP participates, on behalf of NVLAP, in the CSTL accreditation process which includes the review of the management system manual, creating and administering the proficiency exam, performing the on-site assessment and the oversight of the artifact testing.

2.6.4 Validated Module User

The user verifies that a cryptographic module that they are considering procuring has been validated and meets their requirements. A listing of validated cryptographic modules is available from [https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Validated-Modules/Search](https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program/Validated-Modules/Search). A non-proprietary security policy is posted on the list for each validated cryptographic module so that a potential user can determine if the validated cryptographic module provides cryptographic services and protection required for their particular application and threat environment.

The CMVP validates specific versions of a cryptographic module, and the user must verify that the version procured is in fact the validated version. The version numbers for a validated cryptographic module are specified in the latest Security Policy and is available on the CMVP web site.

Users can also develop product or system specifications that include the requirements for FIPS 140-3 validated cryptographic modules. It is important to note that a cryptographic module may be a complete product or a component thereof. Therefore, understanding the boundary and interface of the validated cryptographic module will help in the determination of an adequate cryptographic product.

2.7 CMVP Management Meetings

The CMVP is jointly managed by NIST and CCCS. Decisions are made jointly by both organizations with the NIST and the CCCS Program Managers communicating regularly. While most CMVP internal meetings focus on interactions with the CSTL, the management meeting is focused on assessments and improvements of the CMVP program operations and management.

2.7.1 CSTL Manager Meetings

NIST and CCCS organize annual CSTL manager meetings to discuss issues relating to the CMVP, CAVP, and CSTLs. An agenda is created and distributed to the CSTLs before the meetings and presentation materials are distributed to the CSTLs for reference following the meetings. CSTL managers are welcomed to add any new agenda items at any time. Typically, the CSTL manager meetings are to include only CSTL managers and the CMVP and CAVP Validation Authorities, however CSTL staff may be invited to attend, space permitting. It is mandatory for CSTLs to have at least one attendee at the CMVP Lab Manager’s meeting.

Usual discussion topics for CSTL manager meetings include the following:

- Status of Cryptographic Module Validation Program
- Changed or new CMVP processes and/or procedures
- Standards updates
● Laboratory accreditation process update news
● Implementation Guidance in development
● Status of Cryptographic Algorithm Validation Program
● Test tool development
● Upcoming meetings and/or symposiums

When possible, CSTL manager meetings are collocated with the annual International Cryptographic Module Conference so that CMVP and CSTLs can also directly interact with the community at large.

2.7.2 CMUF participation

The Cryptographic Module User Forum (CMUF) was established in 2013 by CSTLs to provide a platform for practitioners in the community of UNCLASSIFIED Cryptographic Module (CM) and UNCLASSIFIED Cryptographic Algorithm (CA) Validation Programs (VP). The CMUF formed the annual International Cryptographic Module Conference (ICMC) which was held along with the CSTL manager meetings. CMVP participated in the Conference and found the ICMC to be an excellent way to communicate with the community at large.

In recent years, CMUF has asked CMVP to attend and present at the monthly meetings. In this way, CMVP has been able to communicate with both CSTLs and vendors to define the planning and goals more clearly, while accepting feedback from the community. It has also allowed CMVP to hear programmatic issues that vendors and CSTLs are experiencing or anticipating in which CMVP may not have adequate awareness.

2.8 Confidentiality of Information

The protection of vendor proprietary information is paramount to the success and credibility of the CMVP and CAVP. Proper safeguards must be implemented by NIST, CCCS, and the CSTLs to protect against unauthorized disclosure of vendors’ proprietary information. Any potential or actual breach of confidentiality could have an adverse effect on the NIST, CCCS, a CSTL’s accreditation, or the program.

As required by the CSTL accreditation standards listed in Section 3.1 of this manual, CSTLs are required to establish and implement procedures for protecting the integrity and confidentiality of data entry or collection, data storage, data transmission and data processing. CSTLs must encrypt and digitally sign cryptographic module validation test reports, and any proprietary information when these documents are submitted to NIST and/or CCCS.

NIST, CCCS, and the CSTLs must ensure that personnel joining or departing these organizations are advised of their responsibilities about safeguarding the vendor proprietary information they may have been authorized to access during their period of employment.
3 CSTL Processes

This section describes administrative processes affecting CSTLs, including the granting and maintenance of accreditation, confidentiality of information, code of ethics, management of test data, and documentation.

3.1 Accreditation of CMVP scopes for CSTLs

This section describes in general terms the process for a laboratory to become an accredited CSTL for scope 17CM under the National Voluntary Laboratory Accreditation Program (NVLAP). Candidate laboratories may optionally apply for NVLAP 17CM-NI at the same time. 17ESV is also supported by CMVP, though is considered a separate program. Laboratories are responsible for complying with the Cryptographic and Security Testing LAP which can be found at https://www.nist.gov/nvlap/cryptographic-and-security-testing-lap.

Figure 2 - CSTL NVLAP scopes

NOTE: Accreditation of the CAVP scope is necessary to obtain the 17CM scope for CMVP testing laboratories. For more information about CAVP accreditation, please see Becoming a 17ACVT Laboratory on the CAVP website https://csrc.nist.gov/Projects/cryptographic-algorithm-validation-program/how-to-access-acvts.

3.1.1 Accreditation Process for the CMVP scope

Applicant laboratories must complete the 17CM scope accreditation process within one year of submission of the NVLAP application. Applications that are not completed within one year will...
have to be re-submitted and the process started again from the beginning. If the content of the accreditation process contained herein diverges from the aforementioned standards documents, those documents have precedence.

The accreditation process is illustrated in Figure 3. All steps in the accreditation process must be completed in the order shown.

---

**Figure 3 - CSTL Accreditation Process**

3.1.1.1 Application for Accreditation and Selection of Assessment Team

The prospective CSTL must complete an application form, pay the respective fees, agree to the conditions of accreditation, and provide their quality system to NVLAP prior to the on-site assessment. Upon notification by NVLAP of an acceptable application, an assessment team is selected. This team is typically comprised of one or more technical assessors representing CMVP and one lead assessor from NVLAP. NVLAP technical assessors for CSTLs are selected by the NVLAP Program Manager and are chosen based upon their knowledge of the relevant FIPS standards and related documentation, NVLAP requirements, assessment techniques, and quality systems. The assessors must not have a conflict of interest with the CSTL they will be assessing.

3.1.1.2 Management System Evaluation

The assessment team will review the Management System to determine if it meets the requirements of NIST Handbook 150 and NIST Handbook 150-17.

3.1.1.3 CVP Proficiency Examination

Every independent tester, technical reviewer and submission signatory **shall** maintain Cryptographic Validation Program (CVP) certification by passing the current proficiency exam. The current written examination consists of approximately one hundred questions relating to
various aspects of CSTL activities, FIPS 140-2, FIPS 140-3, and cryptographic algorithm implementation testing. The exam is an individual certification exam administered by a third-party organization. The certification exam will encompass the domains listed below:

- **Physical Security**
  - Switches on doors/removable covers
  - Enclosure removal/penetration test/Thermal coating/potting removal
  - Test on locks
  - Perform tamper label testing using thermal and chemical methods
  - Describe Environmental Failure Testing (EFT)/Environmental Failure Protection (EFP)
  - Determine opacity requirements are met
  - Understand tamper detection/response mechanisms
  - Document tamper label use procedures in the security policy
  - Understand Sub-chip implementation
  - Provide programmatic guidance and, specifically, what it says about submitting the Physical Testing documentation

- **Authentication, Roles, Services and Operational Environment**
  - Bypass service
  - Revalidation issues related to the operational environment
  - Operator authentication vs message authentication
  - Role & Identity based authentication
  - Authentication strength
  - List and explain the roles
  - Authorized roles
  - A strong integrity test
  - Porting

- **Algorithms and Self-Test**
  - Listing the data encryption and decryption algorithms
  - Understanding the modes of AES and the Triple-DES
  - Issues specific to the AES GCM mode
  - Prime generation for use in the RSA and DSA algorithms
  - Understanding the elliptic curve technology
  - Use of NIST-recommended and non-NIST-recommended curves
  - Hash functions
- Message authentication
- Key derivation functions and the relevant protocols
- PBKDF and KBKDF
- Algorithm transitions
- Known answer tests
- Understanding cryptographic self-test techniques
- Integrity testing
- Documentation

- Key Establishment
  - Key agreement
  - Key transport
  - Documenting the strengths of the key establishment methods
  - Entropy generation
  - DRBGs
  - Identify known weaknesses and attacks against the key establishment methods

- Key Management
  - Zeroization in response to tampering and to the environmental factors
  - Procedural or operator-controlled zeroization
  - Security Level 3 and 4 rules and examples of the methods of plaintext key entry

- Security Assurances
  - Multiple approved modes
  - Module specification
  - Approved and non-approved modes
  - Approved and non-approved security functions
  - Historical List
  - The documentation requirements for the Security Policy and, specifically, for the inclusion of the diagrams
  - Examples and documentation requirements for mitigation of other attacks
  - Revalidation issues related to sub-chip
  - PAA and PAI functions
  - Hybrid modules
  - FSM
The exam is graded by an independent testing organization, and the results are provided to the CMVP. Scoring is adjusted for the difficulty of the exam taken, but transparent to the tester. The reexamination period for maintaining the certification for CVP certified testers is four years. In the event of major program updates, e.g., a new FIPS 140 standard, the reexamination frequency may be increased to encompass changes in the technical requirements. For the most up to date information, refer to the CVP Certification Exam Information tab on the CMVP website (www.nist.gov/cmvp).

3.1.1.4 On-Site Assessment

An on-site assessment of the laboratory is conducted to determine compliance with the accreditation criteria. The on-site assessment is scheduled by the assessment team following receipt of payment and a passing grade on the CST Proficiency Examination by a minimum of two CST testers. An assessment typically takes two to three business days to perform. The activities performed during an assessment are described in Section 3.2 of NIST Handbook 150.

If deficiencies are found during the assessment of an accredited CSTL, the laboratory must submit a satisfactory plan concerning resolution of deficiencies to NVLAP within thirty days of notification.

If deficiencies are found during the assessment of an applicant CSTL, the accreditation process may be allowed to continue, on the condition that the laboratory must submit a satisfactory plan concerning resolution of deficiencies within thirty days of notification.

3.1.1.5 Artifact Testing

After two testers pass the CVP exam or following the on-site assessment, the assessment team may provide an artifact that the applicant laboratory must test according to the policies of the CMVP. Once completed, the applicant laboratory must submit the test report to the CMVP for their review. The CMVP will then assess the competency of the laboratory using the responses provided in the test report. The initial NVLAP application includes the testing of the artifact, all of which must be completed within one (1) year.

3.1.1.6 Accreditation Decision

The CMVP will make a recommendation to grant or deny the accreditation of the applicant laboratory. NVLAP will evaluate the results of the report on the laboratory and the recommendations of the CMVP, including any deficiencies and the corresponding response by the CSTL, before making the final accreditation decision.

3.1.1.7 Granting Accreditation

If approval has been granted to accredit the CSTL for Cryptographic Security testing, NVLAP will assign the CSTL one of four renewal dates for beginning of operation:

- January 1
- April 1
- July 1
- October 1
After the initial accreditation the renewal period is one year, but after that it is every two years. The CSTL will receive an NVLAP certificate that identifies the CSTL, the scope of the accreditation, the CSTL’s authorized representative, the expiration date of the accreditation, and the laboratory code for the CSTL.

3.1.1.8 CMVP Test Tools

Once accreditation has been granted and the CMVP is advised by NVLAP that the applicant laboratory has been accredited, the CMVP will issue to the newly accredited CSTL access to the latest version of Web CRYPTIK and associated tools. CMVP will also issue the latest programmatic directives and policies, and internal guidance and documentation. The CSTL is also required to have secure email capability using PGP to any IP communications that is not covered by CRYPTIK. The Lab is limited to two PGP email addresses in which to communicate with the CMVP, of which one may be a shared email address within the CSTL. PGP is not provided by the CMVP.

3.1.1.9 Cooperative Research and Development Agreement

All accredited CSTLs must execute a Cooperative Research and Development Agreement (CRADA) agreement with NIST in order to do business with the CMVP. The agreement covers protection of information as well as the fees being charged by NIST for each type of CMVP test report submission (scenario). This agreement is effective through October 31, 2026. The agreement may be reviewed and revised on an as needed basis. New laboratories are required to execute the agreement once they become accredited through NVLAP. Existing laboratories must re-execute the agreement upon change or expiration. The NIST CMVP Program Manager is the point of contact for obtaining a copy of the current CRADA.

3.2 Maintenance of CSTL Accreditation

3.2.1 Proficiency of CSTL

CSTLs must submit at least one test report annually during the first two years of accreditation and one separate validation test report each year thereafter. This permits the CMVP staff to monitor the quality of the laboratory processes, and the technical skills and knowledge of the laboratory staff. Failing this, NVLAP may suspend or revoke the laboratory’s accreditation. In addition, laboratories are also required to have a minimum of two CVP FIPS 140 Certified Testers throughout the accreditation period.

3.2.2 Renewal of Accreditation

Each accredited CSTL will receive a renewal application package before the expiration date of its accreditation to complete the renewal process. Fees for renewal are charged in accordance with the fee schedule published on the NVLAP website at https://www.nist.gov/nvlap/nvlap-fee-structure. Both the application and fees must be received by the accreditation body prior to expiration of the laboratory’s current accreditation to avoid a lapse in accreditation.

On-site assessments of accredited laboratories are performed in accordance with the procedures in Section 3.3 of NIST Handbook 150. The re-accreditation process is the same as illustrated in Figure 3 - CSTL Accreditation Process and described in Section 3.1.1 above. If deficiencies are
found during the assessment of an accredited laboratory, the laboratory must submit to NVLAP a
satisfactory plan outlining the resolution of deficiencies within thirty days of notification. The
accreditation is valid for two (2) years.

3.2.3 Ownership of a CSTL

In the event a CSTL changes ownership, the accreditation body and the CMVP Validation
Authorities must be informed within ten working days of the identity of the new owner of the
laboratory and the effective date of the change. The laboratory must also submit an updated
Quality System to NVLAP showing the new owner information.

3.2.4 Relocation of a CSTL

In the event a CSTL relocates to a new facility, the laboratory director must submit a relocation
plan to the accreditation body and the CMVP at least one month before the relocation. The
relocation plan must demonstrate that the new location meets the requirements as set out in the
accreditation standards including information protection. The plan must also describe how
sensitive information will be moved between locations. The accreditation body and the CMVP
staff may conduct a monitoring visit after the relocation is completed to ensure all accreditation
requirements continue to be met.

3.2.5 Change of Approved Signatories

In the event of a change of the CSTL’s Approved Signatories, the accreditation body and the
CMVP must be informed within thirty working days of the new signatories and the effective date
of the change. All approved signatories must have passed the CVP exam prior to signing a
validation submission.

3.2.6 Change of Key Laboratory Testing Staff

Key personnel include:

- laboratory director;
- laboratory manager(s);
- staff members(s) responsible for maintaining management system;
- authorized representative;
- approved signatories; and
- other key technical persons in the laboratory (e.g., testers).

In the event of changes to key laboratory testing staff, the accreditation body and the CMVP
must be informed of the new staff and the effective date of the change within thirty working
days. Failure to communicate laboratory staff changes to the accreditation body and the CMVP
may result in an adverse action regarding accreditation. The laboratory must submit an updated
organizational chart to NVLAP and the CMVP noting any changes.
3.2.7 Monitoring Visits

Monitoring visits may be conducted by the accreditation body at any time during the accreditation period, for cause or on a random basis. While most monitoring visits will be scheduled in advance with the laboratory, the accreditation body may conduct unannounced monitoring visits. The scope of the monitoring visits may range from an informal check of specific designated items to a complete review.

3.2.8 Suspension, Denial and Revocation of Accreditation

If the accreditation body becomes aware that an accredited laboratory has violated the terms of its accreditation, it may suspend the laboratory’s accreditation or advise the laboratory of their intent to revoke the accreditation. The determination by the accreditation body whether to suspend the laboratory or to propose revocation of a laboratory’s accreditation will depend on the nature of the violation(s).

Potential violations include but are not limited to, not performing tests in accordance with the standards, inadequate maintenance of CSTL equipment, or persistent process or technical shortfalls. An accredited laboratory shall maintain an Extended Cost Recovery (ECR) point total of less than 12 points during the 2-year period of accreditation. If a laboratory accumulates 12 or more points during the 2-year period, the accreditation for the cryptographic module testing will be suspended.

ECR points are levied as follows:

<table>
<thead>
<tr>
<th>Points</th>
<th>Violation Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>Excessive number of modules in one report, or excessive submission size and/or complexity.</td>
</tr>
<tr>
<td>1 to 4</td>
<td>Excessive comments; excessive comment rounds; missing, incomplete, or inconsistent documentation</td>
</tr>
<tr>
<td>5</td>
<td>Nonconformities such as a security-related issue or inaccurate representation of a module</td>
</tr>
</tbody>
</table>

Laboratories that fail to maintain a minimum of two CVP certified testers during their accreditation cycle will be suspended.

Discovery of serious violations such as breach of information confidentiality will result in an immediate recommendation by the CMVP to the accreditation body to suspend the CSTL’s accreditation while an investigation is conducted, and necessary corrective actions are taken.

3.2.9 Voluntary Termination of the CSTL

A CSTL may at any time terminate its participation and responsibilities as an accredited laboratory by advising the accreditation body and the CMVP Validation Authorities in writing of its intent. Upon receipt of a request for termination, the accreditation body shall begin the termination process by notifying the laboratory that its accreditation has been terminated. The laboratory will be instructed to return its Certificate and Scope of Accreditation and to remove the accreditation body’s logos from all test reports, correspondence, and advertising. Finally, the laboratory shall return or provide signed confirmation of the destruction of all CMVP and CAVP...
provided material, test tools and documentation. The CMVP will determine the course of action taken for any outstanding work that has not been completed. This will be handled on a case-by-case basis.

3.3 Confidentiality of Proprietary Information

Maintaining confidentiality of proprietary information is paramount to the operation of the CMVP and requires the establishment and enforcement of appropriate controls.

3.3.1 Confidentiality of Proprietary Information Exchanged between NIST, CCCS and the CSTL

The confidentiality of the proprietary information exchanged between NIST, CCCS and the CSTL is required by the NVLAP at all times during and following the testing. All proprietary materials must be marked as PROPRIETARY by the CSTL or the vendor.

3.3.2 Non-Disclosure Agreement for Current and Former Employees

The CSTL must develop and maintain non-disclosure agreements for staff that participate in the testing of modules.

3.4 Code of Ethics for CSTLs

The laboratory shall:

1) Maintain ISO/IEC 17025 NVLAP accreditation for the Cryptographic Security Testing Program;
2) Refrain from misrepresenting the scope of its accreditation;
3) Act legally and honestly;
4) Act ethically.

3.5 Management of CMVP and CAVP Test Tools

Test tools provided by NIST and CCCS shall not be distributed to any entity outside the CSTL, including firms contracted by the CSTL, unless explicitly authorized by CMVP management. Personnel temporarily employed by and working under the supervision of a CSTL (i.e., a contractor) can use the provided test tools, when they are used within the CSTL facilities. Test tools include all versions of Web CRYPTIK, the Automated Cryptographic Validation Testing System (ACVTS) and any other tools developed by NIST and CCCS for use by the CMVP and CAVP. Violation of this policy may be considered cause for suspension of the CSTL’s accreditation.
4 Cryptographic Module Validation Program Processes

This section describes cryptographic module validation processes, including an overview of the program and the steps required to attain and maintain validation.

4.1 Cryptographic Module Validation Process Overview

This section provides a high-level overview of the validation program, primarily focused on the CSTL and CMVP interaction, followed by the vendor and laboratory interaction. The remaining subparagraphs work performed by the vendor, CSTL, and CMVP through the process for any submission including full submissions and resubmissions. Figure 4 shows the general flow of testing and validation of a cryptographic module.

![Figure 4: Cryptographic Module Testing and Validation Process](image)

4.1.1 Vendor, CSTL, and CMVP duties for Testing of the Cryptographic Module

A vendor contracts with an accredited CSTL to perform the cryptographic module validation testing. The vendor provides the laboratory with the necessary documentation and either provides the cryptographic module to the laboratory for testing or prepares it for testing at the vendor’s facility.

In order to communicate specific validation information to CMVP, the CSTL shall assign a Tracking Identification Number (TID). The first two digits of the TID are assigned by the CMVP once laboratory accredited, the second set of four digits is assigned by the laboratory which must
be unique to the validation, and the last four digits are “0000” unless otherwise specified, when
the validation submission is accepted. In all, a ten-digit TID number is created and used to track
the submission. Most communications with the CMVP are aided by the use of Web CRYPTIK
with attachments as indicated in Annex B of this document. For the latest information refer to the
Web CRYPTIK manual.

4.1.1.1 IUT

Once the documentation is delivered to the laboratory and the cryptographic module is available
for testing, and with the vendor’s agreement, the laboratory may optionally notify the CMVP that
the cryptographic module is an Implementation Under Test (IUT). The laboratory provides the
name of the cryptographic module and the cryptographic module vendor’s name and indicates
that this information is to appear in the IUT list. Inclusion in this list is voluntary. The module
IUT listing will be removed after 18 months The CSTL will be notified the IUT is dropped.

The CSTL performs the cryptographic module testing as prescribed by the ISO/IEC 24759 Test
Requirements, SP 800-140 and applicable IGs, entering all testing assessments in the Web
CRYPTIK tool. Although testing requirements are in the TR, ISO 19790, Security Requirements
for Cryptographic Modules remains the definitive reference for whether or not the cryptographic
module meets the requirements of the standard. The Special Publications (SP) 800-140 series and
Implementation Guidance (IG) provides clarifications of the CMVP, and in particular,
clarifications and guidance pertaining to the TR. Cryptographic algorithm and/or random number
generator validation testing may also need to be done as part of the FIPS 140-3 validation
testing.

The cryptographic module validation process is an iterative process. At any point in the testing
the CSTL may wish to request guidance from CCCS and NIST in determining how to apply the
FIPS 140 standard to the particular cryptographic module. If the CSTL discovers any non-
conformances in the cryptographic module documentation or the cryptographic module itself, it
must bring details of the non-conformance(s) to the attention of the cryptographic module
vendor. The cryptographic module vendor must correct the non-conformance(s) and resubmit
updated documentation and the updated cryptographic module as necessary for validation
testing.

Once the CSTL completes all required validation testing and has determined that the
cryptographic module is conformant to FIPS 140-3, the laboratory prepares the validation
submission. In responding to assessments through CRYPTIK, the CSTL addresses each TE
independently, not by referencing a response in another TE. Having to search and piece together
information increases the CMVP review time and may facilitate an Extended Cost Recovery.

Once the testing is completed and the CSTL confirms the module meets all requirements, the
CSTL prepares the test submission package and sends it to CMVP for validation. Annex B is a
summary table that describes what must be submitted by the laboratory for validation. Web
CRYPTIK aids the CSTL in preparing submissions, please refer to the Web CRYPTIK manual
for additional information.

4.1.1.2 Review pending

All FIPS 140 validation submissions received by the CMVP are examined to assure a full
package was received. If the initial examination reveals issues the CSTL is notified and the
submission is not accepted for review. When the submission is accepted by the CMVP, the
module is moved to the PENDING REVIEW stage of the Modules in Process list. The module will remain in the PENDING REVIEW stage until the NIST Cost Recovery fee is paid and the first reviewer begins the review.

**During periods when the CMVP submission queue is long, CSTLs are encouraged to submit updated submissions to minimize any follow-on revalidations that might be necessary. The CSTL should advise the CMVP of expected updates prior to their submission.**

### 4.1.1.3 Test Report Review

When the reviewer begins the review, the cryptographic module is moved to the IN REVIEW stage of the Modules In Process. The module validation must be completed and cannot exceed 24 months after transitioning to IN REVIEW. IN REVIEW indicates that CMVP reviewers have been assigned to the submission. Once they have completed their review of the validation submission and provided comments, a comment file is sent to the CSTL. The CSTL must respond within 90 days to prevent the review being placed on hold. During long submission queues, the CSTL may ask for minor updates that would otherwise require a revalidation submission to be incorporated into the current submission. CMVP will consider this and will respond in a timely fashion. The cryptographic module is then moved to the COORDINATION stage.

### 4.1.1.4 Coordination

After conferring with the vendor, as necessary, the CSTL addresses the comments and resubmits a complete submission package containing any modified documents. The reviewers examine the responses and respond with any additional comments if necessary. Additional rounds due to errors or complex issues may result in an ECR. This process continues until the CSTL receives an All OK from CMVP. Each round of comments will result in an update in the MIP list Coordination date.

### 4.1.1.5 Finalization

The FINALIZATION stage focuses on assuring any changes during the coordination phase have been updated by the CSTL. In addition, the CSTL is asked to review and confirm with CMVP the vendor and module information is accurate. With the completion of the submission review, the validation is posted on the CMVP website.

### 4.1.1.6 Validation Certificate

When NIST and CCCS are satisfied with the test report, the finalized comment file and the electronic version of the draft validation certificate is sent to the CSTL. The CSTL must review and confirm or correct the information on the certificate. Once the information is confirmed, the Validation Authorities, issue a certificate number which is added to the database. The web-based search tool for the database can be found at [https://csrc.nist.gov/Projects/cryptographic-module-validation-program/validated-modules/Search](https://csrc.nist.gov/Projects/cryptographic-module-validation-program/validated-modules/Search). An entry includes the version number of the validated cryptographic module and benchmark configuration of the original validation testing. The information on the certificate pertains to the module from the time of its validation. During validation life cycle, information for that validation may change. For revalidations that do not create a separate validation number, the module’s validation will be updated on the website and the dates of the updates and the CSTLS that submitted the updates are appended to the entry.
Therefore, users should refer to the NIST website for the latest information concerning a validation. A Consolidated Certificate is generated at the end of each month which lists all of the certificates that were published during the month. CCCS and NIST sign the consolidated certificate listing and it is posted as a link on each of the individual module validation entries.

4.2 Implementation Under Test (IUT) and Modules in Process (MIP)

The CMVP Implementation Under Test (IUT) and Modules In Process (MIP) Lists are provided for information purposes only. Participation on the list is voluntary and is a joint decision by the vendor and the CSTL. Modules are listed alphabetically by name.

The IUT List provides the Module Name, Vendor, FIPS 140 standard and the date of the last update from the CSTL under contract to perform the testing. Not all modules being tested are listed, as the listing is optional. Similarly, if a vendor and CSTL chose not to list the module on the MIP list, the module will be reflected at the end of the list in the “Not Displayed” row. If the CSTL requests the listing be posted, the Module Name, Vendor, FIPS 140 standard, the submission status and the date of the last update in the status. Posting on the list does not imply or guarantee FIPS 140 validation. The IUT and MIP lists are explained and accessible on the NIST webpage https://csrc.nist.gov/projects/cryptographic-module-validation-program/modules-in-process.

4.3 Submission Scenarios

- Full Submission (FS):
  - A new module is submitted for validation or modifications made to hardware, software, or firmware components of the module that do not meet revalidation criteria, then the cryptographic module undergoes a full validation testing by a CSTL.

An updated version of a previously validated cryptographic module can be considered for a revalidation rather than a full validation depending on the extent of the modifications from the previously validated version of the module. Revalidation scenarios are supported to aid CMVP in the management of changes to existing validations that are significantly less effort for CMVP than a full submission. All Scenarios must be processed and submitted to the CMVP by a CSTL, using CMVP tools (e.g., Web CRYPTIK) when provided. Revalidation submission Scenarios include:

- Vendor Update (VU):
  - Change of vendor information,
  - Updated security policy without change to validation, and
  - Security policy change with change to vendor affirmations.

- Operational Environment Change/Addition (OE):
  - Add an additional tested OE to the Module that does not affect any security relevant items other than additional algorithm validations and entropy which would be submitted and validated separately;
  - Approved security relevant functions or services for which testing was not available at the time of validation or not tested during the original validation which are now being included as approved.
security services. If self-tests are required for approved algorithms, the module must support these self-tests.

- An OEM validation that only changes the vendor information and optionally the module name or part numbers can be submitted. (The OEM re-validation only covers a validated version supported by the original vendor. It does not cover transfer of the code and support provided by the new vendor, as the new vendor’s assurance measures have not been tested. If a new vendor is supporting the module a UP submission is required. Additional OEs are accepted in the submission; however, additional algorithm validations and entropy should be submitted prior to OEM submission.)

- **Quick Update (QU):**
  - Modifications made only to the physical enclosure of the cryptographic module that provides its protection and involves no operational changes to the module.
  - Expedited assessment of changes to address CVE related modifications. No CR fee charged.
  - Extend the module's sunset date when a module has not changed, the module meets all of the latest standards, implementation guidance and algorithm testing currently in effect.
  - Required modifications or updates as defined in a transition notification from CMVP to prevent moving to the historical list.

- **Update (UP):**
  - A previously validated cryptographic module with only minor changes in the security policy, FSM, and security relevant features (less than 30% combined). Validation results in a new validation certificate.
  - A previously validated cryptographic module with only minor changes in the security policy, FSM, and security relevant features (less than 30% combined) submitted within the first year of a validation and no new certificate is requested. No CR fee charged.

The fee structure for these scenarios is available at [https://csrc.nist.gov/Projects/cryptographic-module-validation-program/nist-cost-recovery-fees](https://csrc.nist.gov/Projects/cryptographic-module-validation-program/nist-cost-recovery-fees). Certain options of the scenarios do not charge a CR and are indicated above by No CR fees above. Fees are typically updated on an annual basis.

### 4.4 Validation Submission Queue Processing

#### 4.4.1 Full and Update Submission Validations

Modules submitted for initial validation and those submitted with less than 30% changes will be together queued and addressed on a first-come, first-serve basis. All submissions in this queue must meet all requirements as of the submission date. The internal review disposition of a module report is left to the sole discretion of the NIST and CCCS CMVP program managers. If additional time is required due to complexity or errors additional cost may be required in the form of ECRs. The status of these submissions can be tracked through the MIP list on the [https://csrc.nist.gov/Projects/cryptographic-module-validation-program/modules-in-process/Modules-In-Process-List](https://csrc.nist.gov/Projects/cryptographic-module-validation-program/modules-in-process/Modules-In-Process-List) webpage. Vendors should work with their CSTL for any additional information.

In cases whereby submissions are related to or dependent on other submissions, especially for bound or embedded modules, CMVP must be notified prior to their submission and added to the special instructions field in Web Cryptik. This will allow CMVP to manage resources in support of these larger efforts. If a submission is put on hold due to dependency, it is the responsibility of
the lab to notify the CMVP when the initial submission is completed in order for the CMVP to remove the hold on related or dependent submissions.

4.4.2 All other submissions

A separate queue is maintained for all other submissions, as they are expected to require less intense review and faster turnaround. If additional resources are required, an extended fee could be levied or a new submission as a full validation may be required. If additional OEs or entropy considerations are necessary, they must be completed prior to CMVP review.

4.4.3 HOLD Status for Cryptographic Modules on the Modules In Process

HOLD status can be initiated by the CMVP only. There are several reasons that a submission review may be placed on HOLD status. Some of these reasons are as follows:

1. If a module test report is sent incomplete or is determined to be incomplete once the module has moved to the IN REVIEW stage, the module will be placed on HOLD and the NIST Extended Cost Recovery Fee will apply. When the missing or incomplete items are received by the CMVP, the module will return to its former position in the review queue in the REVIEW PENDING stage.

2. If a module is dependent on the completion of another module that is in PENDING REVIEW or a later stage, the dependent module will be placed on HOLD until the base validation has been completed. The CSTL must indicate the module dependency upon submission.

3. If a non-compliance issue is discovered during module IN REVIEW or COORDINATION, the module will be placed on HOLD and NIST Extended Fee will apply. When or if the updated test report with the revised module is received, the module will return to the MIP state and to its former position in the review queue as before.

4. During COORDINATION, CMVP comments are sent to the lab and if the lab has not responded within 90 calendar days, the module will be placed on HOLD and removed from the MIP list. After 150 calendar days, an email notification will be sent to indicate that if no response is received in the next 30 calendar days (180 calendar days in total), the module will be dropped from the CMVP queue. A new submission could be sent once this module has dropped but cost recovery would be applicable.

5. A CSTL has been placed in a suspension status by NVLAP. All work in progress will be placed in a HOLD until the suspension is lifted. No new work may be submitted during a period of suspension. While a module is in HOLD status, it will be removed from the Modules in Process List (MIP) and moved back to the Implementation Under Test (IUT) List. Once a module has been removed from HOLD, it will return to its prior position in CMVP queue.

4.4.4 Validation Deadline

CMVP drops consideration of modules that have not completed the validation process within 2
years from being placed in IN REVIEW status. The CSTL will be notified 30 days prior to the
termination of the submission. When the module is dropped, the vendor and lab must restart the
validation process including paying a new cost recovery fee at the current rate. This applies to all
submissions currently in the process as well as to new submissions.

4.4.5 Resubmission while in Review Pending

An updated submission may be provided to CMVP while in review pending. The updated
submission will replace the previous submission and will keep its place in queue. This is not to
be used as a placeholder until testing is completed, and penalties may be applied if misused.

4.5 Validation when Test Reports are not Reviewed by both Validation Authorities

In rare occasions, laws from either country or other unusual circumstances prevent the release of
product information outside its borders for specific products. In those occasions both Validation
Authorities will be advised of the circumstances and the Validation Authority from that country
will carry out the validation process on its own and will present the certificate to the other
Validation Authority for its signature (where applicable).

4.5.1 Controlled Unclassified Information

If a CMVP test report is received from a CSTL and it is identified in the cover letter that it is
subject to the International Traffic in Arms Regulations\(^1\) (ITAR), the following CMVP
programmatic guidance will be adhered to:

4.5.1.1 CMVP ITAR Guidance

1. Report submission as specified in Web CRYPTIK applies and should include the
   following changes from a normal submission:
   a. A proprietary security policy [PDF] submitted in lieu of a non-proprietary
      security policy.
   b. Provide a signed letter of affirmation from the vendor stating the applicability
      of ITAR to the submitted test report.
   c. To satisfy binding of Cryptographic Algorithm Validation Certificates, (see IG
      2.3.A), the test report must affirm that the CSTL has PDF images (front and
      back) of each of the cryptographic algorithm validation certificates. The
      algorithm web site will not have any detailed information.
   d. The test report package is submitted only to NIST CMVP. The TID field will
      be formatted as: TID-\(nn-nnnn\)-ITAR. The characters ITAR will replace the

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\(^1\) Example: Not Releasable to Foreign Persons or Representatives of a Foreign Interest.

INFORMATION SUBJECT TO EXPORT CONTROL LAWS OF THE UNITED STATES OF AMERICA

Information subject to the export control laws. This document, which includes any attachments and exhibits hereto, may contain information subject to the
International Traffic in Arms Regulation (ITAR) or Export Administration Regulation (EAR). This information may not be exported, released, or disclosed
to foreign persons inside or outside the United States without first obtaining the proper export authority. Violators of ITAR or EAR are subject to civil and
criminal fines and penalties under Title 22 U.S.C. Section 2778, and Title 50, U.S.C. 2410. Recipient \textbf{shall} include this notice with any reproduced portion of
this document.
field that was allocated for the CCCS TID.
ed. Actual module names, version numbers, and vendor information will be provided. This information will not be masked by dummy information.

2. Report review
a. Each ITAR report will be reviewed by NIST reviewers.

3. Certificate generation and posting
a. Certificates will be prepared by NIST only.
b. Certificates will be signed only by NIST. The CCCS signature field will be marked as: Not Applicable – ITAR.
c. The NIST CMVP web page will only post the following information:
   Certificate number, applicable FIPS standard, Status, Module Type, Embodiment, Validation Date, Sunset Date and Overall Level. It will also include the testing Lab and associated NVLAP Code.
d. The official certificate will be sent to the CSTL for presentation to the vendor.

4. Re-validation
a. All re-validation changes will result in a new certificate sent to the CSTL for presentation to the vendor since the web site will not have any identifiable information.
b. Report submission, report review, certificate generation and posting as outlined above and following the submission requirements.

4.6 CMVP Fees

Fees are charged to the CSTL by NIST CMVP to offset the cost of the validation authority activities performed by NIST CMVP. Cost recovery fees are collected depending on the scenario as listed in section 4.4. Extended Cost recovery fees are collected when the submission review is in excess of the allotted resources.

4.6.1 Cost Recovery Fee

Cost recovery (CR) is a fee charged to the CSTL by NIST CMVP to offset the cost of the validation authority activities performed by NIST CMVP. The fee is applied to new module submissions, modified module submissions, and for report reviews that require additional time due to complexity or quality. Fees charged by NIST as part of the cost recovery program are listed on: [https://csrc.nist.gov/Projects/cryptographic-module-validation-program/nist-cost-recovery-fees](https://csrc.nist.gov/Projects/cryptographic-module-validation-program/nist-cost-recovery-fees).

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2 CCCS does not levy any charges for the validation of cryptographic modules.
4.6.2 Extended Cost Recovery Fee

An extended cost recovery (ECR) fee is applicable when a report submission requires significant additional review effort by the validators. The extended fee may be applied to all report submissions. The CMVP will review the rationale for the application of the extended cost recovery fee with the CSTL before determination of its applicability. The extended cost recovery fee is billed separately from any applicable CR fee and must be remitted prior to validation. The ECR fee varies by submission type and security level. See https://csrc.nist.gov/Projects/cryptographic-module-validation-program/nist-cost-recovery-fees for a listing of the current fees.

A number of factors may lead to an extended cost recovery fee.

Complexity

Typically, a report submitted by the CSTL to the CMVP addresses a single module. If the module represents a new technology, new type of fabrication or unique implementation, an unusual level of complexity and/or many functions and services; the review time will exceed the average and ECR will be applied.

If the single report submission represents many modules, the review time will increase based on the quantity and module differences. If the review exceeds the average time an ECR will be applied or the report may be rejected unless the report is simplified, typically by reducing the number of modules to a more unified set.

Additionally, technical issues resulting in a significant effort by CMVP to determine how new or unusual applications apply to the testing standards would result in the application of ECR.

Quality

Errors in the CSTLs submission package or following an incorrect process can cause a significant effort by CMVP to identify and work with the CSTL to discover and correct; ECR will be applied.

An ECR may be applied if, during CMVP review and coordination, the CSTL generates many responses that result in unproductive rounds due to issues in the report such as: incomplete information, inconsistent information, insufficient information, or not following CMVP Implementation Guidance or adherence to the conformance requirements. Else, if significant or specialized effort is required by CMVP to resolve; an ECR will be applied. In addition, if during CMVP review and coordination it is discovered that the module is not conformant to FIPS 140 or CMVP Implementation Guidance, an ECR will be applied.

Fees charged by NIST as part of the cost recovery program are listed on: https://csrc.nist.gov/Projects/cryptographic-module-validation-program/nist-cost-recovery-fees.

4.6.3 NIST Payment Policy

NIST CMVP maintains the billing information for each CSTL. If the CSTL’s information needs to be updated, contact NIST CMVP. Upon receipt of the CSTL’s submission or a request for an invoice, NIST billing prepares an invoice and submits it to the identified payee. Only CSTLs with an active CRADA agreement will be invoiced by NIST billing. For questions about
methods of payments and associated handling fees contact NIST Billing Information: 301-975-3880 or at billing@nist.gov.

The NIST CMVP fee schedule is published at https://csrc.nist.gov/Projects/cryptographic-module-validation-program/nist-cost-recovery-fees. Review of submissions will not begin until NIST CMVP receives confirmation from NIST Receivables that the invoice has been paid.

4.6.4 Invoice for a Report Submission

Currently, the CR process is initiated upon receipt of the report submission and typically adds an average of 60 days to the validation process. The CR process can be initiated before the report submission. In order to initiate the CR process before the report submission. The lab shall send an IUTA using Web CRYPTIK indicating the correct number of modules, overall security level and submission type. The IUTA can be submitted without requesting that the module be placed on the Implementation Under Test (IUT) list. The IUTA must be successfully processed by the NIST CMVP automated system. When the submission is successfully processed, the lab will receive an automated response, “Thank you for your submission”.

At any time after the lab receives the automated response to the IUTA, the lab has the option to send an IUTB to initiate the CR process before submitting the report. When the IUTB is successfully processed, the lab will receive an automated response, “Thank you for your request. The cost recovery process for this submission has been initiated.” Changes to the overall security level and submission type will not be accepted.

- If the lab sends an IUTB and then needs to cancel the invoice, the lab must send an IUTC. When the IUTC is successfully processed, the lab will receive the automated response, “Your request has been received and will be processed. If there are any issues in cancelling the invoice, you will be notified.”
- Once the invoice has been paid, the payment may be refunded if the module submission is dropped prior to the IN REVIEW stage.
- Only the vendor.json and report*.json file is required, where * is the section identifier of the report, for an IUTB or IUTC. See the Web CRYPTIK help for more information on this process.

Labs should note when the cost recovery process starts, no changes to the Security Level or Submission Type will be accepted. In addition, if a report has not been received by 90 days after the IUTB was accepted, the module will be moved to On Hold and removed from the IUT list. The module can be automatically removed from On Hold and placed on the Modules In Process (MIP) list by sending the report. If the lab chooses to not send an IUTB, the CR process will initiate upon receiving the report submission.

4.6.5 Request for Transition Period Extension

Some Implementation Guidance is assigned a transition period before compliance to this guidance is required; since meeting the guidance may likely require changes to cryptographic modules or the functional testing of them as opposed to documentation changes. In some instances, the transition period may not be long enough for the vendor to perform the modifications needed to the cryptographic module for it to be compliant with the issued Implementation Guidance nor complete the additional cryptographic algorithm validation testing.
before the scheduled date for submission of the validation report.

These situations will be reviewed on a case-by-case basis at the request of the CSTL performing the validation testing. A ruling will be made by the CMVP as to whether an extension can be granted for this particular requirement, for this particular cryptographic module, depending on the type of cryptographic module and the status of the validation testing.

4.7 Flaw Discovery Handling Process

When a flaw is discovered in a validated cryptographic module and brought to the attention of the CMVP Validation Authorities, the following actions will be taken:

1. NIST, CCCS and the CSTL will investigate the allegation about the flaw, and determine its impact on the validation;
2. NIST and CCCS will decide whether the flaw requires the revocation of the validation, a caveat be placed on the entry in the Cryptographic Module Validation List, or no action;
3. NIST and CCCS may advise their respective federal departments of the flaw and its impact; and
4. NIST and CCCS may notify NVLAP about the possible shortfall with the CSTL’s proficiency.

The diagram found in Annex A outlines the flaw discovery handling process. There are several ways for a flaw to be identified including a security-relevant CVE from the NVD database.

4.8 Validation Revocation

FIPS 140 validation may be revoked for any one of the following reasons:

1. Discovery of a flaw in a validated cryptographic module or that the cryptographic module was validated using false information; or
2. Validated cryptographic module only implements cryptographic algorithm(s) that are no longer Approved.

The entry in the Cryptographic Module Validation List will be annotated as follows for each of these cases:

1. Discovered flaw; or
2. Algorithm(s) no longer Approved for US Federal Government use: No longer meets FIPS 140 requirements and can no longer be used by a Federal agency.

The Validation Authorities will jointly make the final decision on the validation revocation. The CSTL that performed the testing for the validation will be advised one week in advance of the upcoming validation revocation. If the validation certificate is revoked, it will appear on the CMVP Validation List with the validation status Revoked.
4.9 CMVP Webpages

This section provides information about the CMVP program that can be found on the web.

4.9.1 Official CMVP Website

The official CMVP website with all current publicly-available information on the Cryptographic Module Validation Program is https://csrc.nist.gov/Projects/Cryptographic-Module-Validation-Program. It can also be reached through https://nist.gov/cmvp.

4.9.2 Cryptographic Module Validation Lists

The official CMVP website can generate the following lists related to the validation of cryptographic modules:

- **Modules In Process** – A listing of the modules currently being reviewed by CMVP and the review state of each module. For more information about the MIP list, see section 4.2
  
  This list is updated as additional information is available. The validation process is a joint effort between the CMVP, the laboratory and the vendor and therefore, for any given module, the action to respond could reside with the CMVP, the lab or the vendor. This list does not provide granularity into which entity has the action.

- **Implementation Under Test** – A listing of the modules currently being tested at the CSTL. This list is provided by the CSTLs and includes module name, vendor, FIPS 140-2 or FIPS 140-3, and the date when added to the list.

  This list is updated as information is available. The IUT is under the control of the laboratory and the vendor. The CMVP is not aware of the submission schedule for these modules under testing.

- **Cryptographic Module Validation Search can be found at:**
  
  https://csrc.nist.gov/Projects/cryptographic-module-validation-program/validated-modules/Search

  - A basic search supports a single overall list or a list resulting from a combination of vendor, module name, or certificate number. The basic search only addresses active modules.
  
  - An advanced search will generate a single list with the following options:

    - Certificate Number:
    - Vendor:
    - Module Name:
    - Standard: (FIPS 140-1, FIPS 140-2, or FIPS 140-3)
    - Module Type:
    - Validation Status: (Active, Historical, or Revoked)
    - Embodiment:
    - Year Validated:
    - Overall Security Level:
• Algorithm:
• Allowed Algorithms:
• Tested Configuration:
• Caveat:
• Hardware Versions:
• Software Versions:
• Firmware Versions:
• Lab:

The search is updated when new validation certificates are posted to the web site for a cryptographic module or group of cryptographic modules, when validations are extended to new versions of the cryptographic module through a letter re-validation or when a change is requested in the Vendor information such as the Point of Contact or the Vendor’s Name. Only the current validation information is shown, however, changes are indicated in the validation history.

The lists are being improved as needs and time allows, so that more information than indicated here may be available from these sources before the next update of this document.

4.9.3 CMVP Certificate Page Links

Once the validation is identified, the information displayed typically included vendor information, module information, and required caveats. For each certificate there are also several links from these pages that may be useful. These are described below.

4.9.3.1 Security Policy

This link is connected to the security policy that is the vendor provided summary of the capabilities and security information of the module in a PDF format. The file is created under the agreement from the vendor and is available from the CMVP website.

4.9.3.2 Consolidated Certificate

This link is connected to a list of certificates that were issued for the month of interest. It provides summary information that is accurate at the time of signing. For the latest module information, please refer to the certificate page. The file is created by CMVP and is from the CMVP website. Recent validations may not have this link available until the consolidated certificate process can be completed.

4.9.3.3 Vendor Link

This link is provided by the vendor to CMVP. The vendor is responsible for the accuracy of the link and the content. The CMVP does not endorse the views expressed or the information presented in the directed link, nor does it endorse any commercial products that may be advertised or available at the directed link.
4.9.3.4 Vendor Product Link

The purpose of this web link is for vendors to provide a concise listing of known products which incorporate their validated cryptographic module or, if the cryptographic module is a standalone product, additional relevant information about the product. The CMVP hopes that this link will make it easier for potential customers and users to identify products that use validated cryptographic modules.

The link in the certificate details page is to a vendor provided URL that is vendor created and vendor maintained. The provision of this Vendor Product Link by the vendor is optional. The CMVP does not endorse the views expressed or the information presented in the directed link nor does it endorse any commercial products that may be advertised or available at the directed link. Press releases are not accepted.

4.9.3.5 Algorithm Certificates

Links to the CAVP validation certificate for the approved algorithms used in the module are provided for those wishing to know more details to the specific testing performed. The link is from the CAVP website. This currently is under development and may change. Algorithm validation certificates can also be found in the security policy.

4.9.3.6 Validation History

The initial validation and all updates are shown along with the CSTL responsible. The validation shown includes all updates and is considered the official validation. If information concerning a revalidation is needed, contact the CSTL indicated on the validation certificate.

4.9.3.7 Usage of FIPS 140-3 Logos

Once validation is achieved CMVP will forward through the CSTL to the Vendor instructions about the use of the NIST FIPS 140-3 logo. Vendors who use validated modules in their products may also request use of the NIST FIPS 140-3 Logo. The request instructions and use requirements is available from the CMVP web site: https://csrc.nist.gov/Projects/cryptographic-module-validation-program/use-of-fips-140-2-logo-and-phrases. Completed forms are sent to cmvp@nist.gov.
5  CMVP and CAVP Programmatic Metrics Collection

This section provides an overview of the CMVP and CAVP Programmatic Metrics Collection and a description of the collection and reporting processes of the CMVP metrics.

5.1 Overview

The CMVP Programmatic Metrics Collection process is intended to document the quality performance of the testing and validation processes of the CMVP and to allow the program to evaluate its relevance within the government. To achieve these objectives various metrics are collected through the testing and validation processes of the CSTLs and the CMVP. These metrics are intended to identify general programmatic trends and not to measure individual laboratory or vendor performances.

5.2 Confidentially of the Collected Metrics Data

The CMVP considers the data collected and reported by the individual CSTLs as proprietary. CMVP makes every effort to anonymize the information by sampling only larger data sets and combining them without tracking information. The statistical information derived from the collected data is considered to be non-proprietary.

5.3 Collected Metrics

With the migration to FIPS 140-3 and the changes in the collection tools, we are currently reevaluating the methods used to collect useful metrics. Though the program will likely follow much of the previous procedures, it is not possible at this time.
6 Test Tools

This section covers the testing tools CSTLs are expected to utilize in the testing and reporting of validation submissions. Where applicable, the title of the person responsible for the update and/or maintenance of the document is identified.

6.1 Web CRYPTIK

Web CRYPTIK is a required tool for the completion of module testing, and generation of documents that shall be included in a formal submission from the CST. The Web CRYPTIK tool is to be used to record details of the cryptographic module being tested, the specific testing performed, and the results of the validation testing. It is also to be used to create, among other documents, the FIPS 140 validation test report and draft certificate. Information about new features, enhancements, and bug fixes are provided with each release of the tool in the Web CRYPTIK manual.

Most submissions to CMVP are done through the use of Web CRYPTIK. Annex B provides a summary table of the submissions supported by Web CRYPTIK and files that must be included with the submission. For more information refer to the Web CRYPTIK manual.

For some submissions that are not handled by Web CRYPTIK, such as RQFGs, but do contain IP, PGP should be utilized.

 Responsible Individual: NIST CMVP Program Manager.

6.2 Suggested Tools for Physical Testing

As indicated in HB 150-17 Section B.6.4.2, a CSTL shall meet the minimum hardware and software requirements for physical security testing. The CSTL can determine which tools to use to meet the requirements, however, below is a suggested tool list:

- X-Acto or Utility "Type" knives (including various blades)
- Strong artificial light source (Wavelength range of 400nm to 750nm)
- Magnifying glass
- Dremmel "Type" Rotary Tool (including accessory bits: cutting, grinding, drilling, carving, etc)
- Jeweler's screw drivers (e.g. flat, phillips, robertson, torx, hex key)
- Dentist “Type” Instruments (e.g. picks and mirrors)
- Razor Saw
- Small pliers (e.g. needle nose, standard nose, long nose, curved nose, side cutters)
- Hammer
- Chisels
- Fine (small) files
- Heat Gun or Heat Source
- Spray Coolant
- VOM or DMM
- Digital camera
- Digital Scanner
<table>
<thead>
<tr>
<th></th>
<th>Equipment Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1394</td>
<td>Printer</td>
</tr>
<tr>
<td>1395</td>
<td>ANSI C Compiler</td>
</tr>
<tr>
<td>1396</td>
<td>Debugger or binary editor</td>
</tr>
<tr>
<td>1397</td>
<td>Microsoft Office Professional</td>
</tr>
<tr>
<td>1398</td>
<td>Adobe Acrobat Standard</td>
</tr>
<tr>
<td>1399</td>
<td>Miscellaneous protection equipment for chemical testing (goggles, gloves)</td>
</tr>
<tr>
<td>1400</td>
<td>Variable Power Supply</td>
</tr>
<tr>
<td>1401</td>
<td>Digital Storage Oscilloscope</td>
</tr>
<tr>
<td>1402</td>
<td>Temperature Chamber</td>
</tr>
<tr>
<td>1403</td>
<td>Non-Invasive testing equipment – TBD</td>
</tr>
</tbody>
</table>
7 CMVP General Testing and Reporting Guidance

In order for CMVP to manage the program more efficiently, additional testing requirements are addressed below. Several of the issues that were under section G of the FIPS 140-2 Implementation Guidance are presented in this section. This guidance does not change the cryptographic module requirements of ISO/IEC 19790:2012 but may impact ISO/IEC 24759:2017 documentation and testing requirements.

7.1 Revalidation Scenarios

TBD – Acceptance of revalidation submissions is expected Sept 2022. See Section 4.3 for general information about types of revalidation scenarios.

7.2 CMVP requirements pertaining to testing and approved algorithms

Automated testing is required to support claims of sufficient entropy and proper operation of approved cryptographic functions. In addition, under certain circumstances, vendors and users under their risk may be allowed to support additional operational environments outside of what the validation certificate permits.

7.2.1 ESV testing

Beginning October 1, 2022, CMVP adds Entropy Source Validation as a prerequisite for modules that generate entropy for internal or external use. All modules that support entropy generation will be required to have ESV certification of all OE platforms of a validated module. Current processes are being finalized and will be incorporated into this manual. See https://csrc.nist.gov/Projects/cryptographic-module-validation-program/entropy-validations for current information about the ESV submissions, certifications and the transition from ENT to ESV. ENT will not longer be accepted for new validations after September 30, 2022.

7.2.2 Vendor Affirmation of Security Functions and Methods

If CAVP testing is not available or the module is submitted during a transition period, then the following guidance is applicable.

If new approved methods (e.g., NIST FIPS, Special Publication, etc.) are added to SP 800-140C or SP 800-140D, until such time that CAVP testing is available or the transition period has not yet expired for the new method, the CMVP will:

- if applicable, allow methods as provided by existing guidance (e.g., untested and listed as non-approved but allowed in approved mode as shown in IGs D.F and D.G);

- and

- allow the vendor to implement the new approved method if an IG that supports vendor affirmation of this algorithm is published and met (untested, listed as approved for use in the approved mode with the caveat “vendor affirmed”).

Note:
1. The Cryptographic Technology Group at NIST may determine prior methods may be retroactively disallowed and moved to non-approved and not permitted in an approved mode of operation (e.g., DES). A transition notice would appear in NIST publications.

2. For all approved methods, all applicable FIPS 140-3 requirements shall be met. An IG may further clarify the self-test requirement for a vendor affirmed algorithm.

**Additional Comments**

**Vendor Affirmed**: a security method reference that is listed with this caveat has not been tested by the CAVP, and the CMVP or CAVP provide no assurance regarding its correct implementation or operation. Only the vendor of the module affirms that the method or algorithm was implemented correctly.

The users of cryptographic modules implementing vendor affirmed security functions must consider the risks associated with the use of un-tested and un-validated security functions. Post module validation testing of the affirmed security function would not result in an approved algorithm listed on the module validation unless appropriate self-tests have also been implemented.

### 7.2.3 Transitioning from vendor affirmed to CAVP Testing

When CAVP algorithm testing is released on the ACVTS production server in any of the following 3-month periods identified below, the transition occurs at the end of the following 3-month transition date. More specifically:

<table>
<thead>
<tr>
<th>CAVP testing release</th>
<th>CMVP report submitted by</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 1 – March 31</td>
<td>June 30</td>
</tr>
<tr>
<td>April 1 – June 30</td>
<td>Sept 30</td>
</tr>
<tr>
<td>July 1 – Sept 30</td>
<td>Dec 31</td>
</tr>
<tr>
<td>Oct 1 – Dec 31</td>
<td>March 31</td>
</tr>
</tbody>
</table>

*Table 2- CAVP testing release dates and subsequent CMVP Transition dates*

To illustrate, if the CAVP releases new testing for algorithm A, B and C, during the July 1 – September 30 period, then the transition date will be September 30 + three months, so after December 31 vendor affirming to algorithms A, B, or C will be prohibited in initial report submissions.

During the transition period, a new approved method would either be listed as approved with a reference to a CAVP validation certificate, or as vendor affirmed if testing was not performed and an IG that supports vendor affirmation of this algorithm was met.
When the transition period ends, for newly received test reports:

- only approved methods that have been tested and received a CAVP validation certificate would be allowed. All other methods would be listed as non-approved and not allowed in an approved mode of operation.
- the vendor could optionally follow up with testing of un-tested vendor affirmed methods and if so, the reference to vendor affirmed would be removed and replaced by reference to the algorithm certificate. If there are no changes to the module, or the changes are non-security relevant, this change can be submitted under scenario OE (see Section 4.4 – Submission Scenarios). If the module is changed with security relevant changes, this can be submitted under scenarios UP or FS as applicable.

Note: To track the algorithms and their transition dates, the CMVP maintains a table available on [https://csrc.nist.gov/Projects/cryptographic-module-validation-program/programmatic-transitions](https://csrc.nist.gov/Projects/cryptographic-module-validation-program/programmatic-transitions).

Note: If a self-test requirement associated with the algorithm, the algorithm will only be considered as an approved algorithm by CMVP if the self-test requirement is also met.

### 7.3 Testing using Emulators and Simulators

Under certain circumstances it may not be possible to test a module or algorithm directly. In these cases, CMVP has permitted the use of emulators and simulators to model the behavior of the item being tested. It is important to note the differences of these models and to apply them under the correct circumstances.

An emulator attempts to “model” or “mimic” the behavior of a cryptographic module. The correctness of the emulators’ behavior is dependent on the inputs to the emulator and how the emulator was designed. It is not guaranteed that the actual behavior of the cryptographic module is identical, as other variables may not be modeled correctly or with certainty.

A simulator exercises the actual source code (e.g., VHDL code) prior to physical entry into the module (e.g., an FPGA or custom ASIC). From a behavioral perspective, the behavior of the source code within the simulator may be logically identical when placed into the module or instantiated into logic gates. However, many other variables exist that may alter the actual behavior (e.g. path delays, transformation errors, noise, environmental, etc.). It is not guaranteed that the actual behavior of the cryptographic module is identical, as many other variables may not be identified with certainty.

Labs may apply emulators or simulators depending on the type of testing results to be achieved.

There are three broad areas of focus during the testing of a cryptographic module: operational testing of the module at the defined boundary of the module, algorithm testing and operational fault induction testing.

1. Operational Testing – Emulation or simulation is prohibited for the operational testing of a cryptographic module. Actual testing of the cryptographic module must be performed utilizing the defined ports and interfaces and services that a module provides. A test harness or a modified version to induce an error may be utilized; however, no changes to code or circuitry responsible for the tested response may be made.

2. Operational Fault Induction – An emulator or simulator may be utilized for fault induction
to test a cryptographic module’s transition to error states as a complement to the source
code review. Rationale must be provided for the applicable TE as to why a method does
not exist to induce the actual module into the error state for testing.

3. Algorithm Testing – Algorithm testing utilizing the defined ports and interfaces and
services that a module provides is the preferred method. This method most clearly meets
the requirements of IG 2.3.A. If this preferred method is not possible where the module’s
defined set of ports and interfaces and services do not allow access to internal algorithmic
engines, two alternative methods may be utilized:

a. A module may be modified under the supervision of the CSTL for testing purposes
to allow access to the algorithmic engines (e.g., test jig, test API), or
b. A module simulator may be utilized.

When submitting the algorithm test results to the CAVP, the actual operational environment on
which the testing was performed must be specified (e.g., including modified module
identification or simulation environment). When submitting the module test report to the CMVP,
AS2.09 must include rationale explaining why the algorithm testing was not conducted on the
actual cryptographic module. An emulator may not be used for algorithm testing.

7.4 Remote Testing of Software Modules

The guidance below addresses the need for testing a module remotely while obtaining the
equivalent assurance as if the test were performed at the vendor’s facility.

While it may not be possible or advantageous to complete all testing remotely (e.g., tamper
labels), aspects of a cryptographic module shall only be tested remotely if the following
conditions are met:

1. A cryptographic module is provided by the vendor to the laboratory and its boundary and
version is verified against the Security Policy. (TE04.13.01, 02, 03)

2. The network access to a remote test operating environment shall be authorized and
controlled by the vendor. A 3rd party cloud system that provides its own operating
environment, such as an operating system and hardware upon which the tester has no
control (possible examples are Amazon Web Services, Microsoft Azure, and Google
Cloud) shall not be used. The tester shall control (oversight) of the testing environment.
The tester’s network shall be connected to the vendor’s network via a secure connection
(e.g., VPN or SSH) as permitted within a signed agreement by the lab and vendor. The
tester’s tools must satisfy the lab’s network requirements before connecting to the
vendor’s network to test the module.

3. The required operating environment information (e.g., operating system name and version,
processor family, hardware platform model) shall be obtained and verified against the
operating environment information listed on the CAVP algorithm certificates for this
module.

4. The tester shall understand, direct, and assume control of testing operations to initialize,
install, and operate the module.

5. If a test harness is used, it shall be reviewed or written by the lab. It shall be verified to
have been maintained properly with no vendor manipulation prior to its execution. The
test results on the remote operating environment shall be captured and transmitted back to
lab without the risk of being modified. The tester shall verify the test harness runs
properly on its operating environment. The tester must verify the integrity of the testing
session as well as the completeness and accuracy of the test results.

6. The vendor may provide assistance, under the direction of the tester, to obtain evidence of
test results or restarting the operating environment as a means to recover from the induced
error state of the cryptographic module.

7. The remote testing shall cover the same set of FIPS 140-3 requirements including but not
limited to the following list, as if the operating environment were local to the tester:

a. The services listed in the module Security Policy can be invoked and verified by the
tester.

b. For a software module to be validated at Level 2 or 3 for ISO/IEC 19790:2012
Section 7.4.4, the role-based or identity-based authentication shall be performed and
verified by the tester.

c. The failure of self-tests and the subsequent transition to an error state where module
data output interfaces are inhibited can be observed and verified by the tester.

e. Entropy can be effectively analyzed, and an entropy report can be generated by the
lab.

8. The test report shall document how the above conditions are met.

The vendor must provide a signed affirmation letter to the lab describing the remote testing
process and access control mechanism that allows the lab to perform the test on the remote
operating environment and protects the integrity of the test results. The lab shall provide a signed
letter to the CMVP stating that the module had been tested remotely, affirming that the vendor
provided their affirmation letter, stating what TEs were tested remotely, and explaining how the
requirements were met during the remote testing.

Additional Comments

1. It is the responsibility of the tester to determine if a module is eligible to be tested remotely. If
the tester cannot confirm a test requirement during remote testing, then the module shall not be
fully tested remotely. If the tester wishes to test a subset of test requirements remotely, the
remaining test requirements shall be tested onsite.

2. The tester shall confirm that the operating environment exactly matches the agreed upon test
environment, including any virtual environments used. A Virtual Machine may not be used in
lieu of an OS, unless the VM has been agreed to be part of the test environment and will be listed
on the certificate.

7.5 Partial validations and non-applicable areas

CMVP will not issue a validation certificate unless the cryptographic module meets at least the
Security Level 1 requirements for each area in Section 6 of ISO/IEC 24759:2017. Areas can be
designated as Not Applicable if they meet the following criteria:

- Section 6.7, Physical Security may be designated as Not Applicable if the cryptographic
module is a software-only module and thus has no physical protection mechanisms;

- Section 6.6, Operational Environment may be designated as Not Applicable if the operational environment for the cryptographic module is a limited or non-modifiable operational environment and Section 6.7, Physical Security greater than Security Level 1 (AS06.04);
- Section 6.8, Non-invasive security is Not Applicable as there are currently no requirements in SP 800-140F. Any claims for non-invasive will be identified under Section 6.12.
- Section 6.12, Mitigation of Other Attacks is Applicable if the module has been purposely designed, built and publicly documented to mitigate one or more specific attacks. Otherwise, this section may be designated as Not Applicable.

7.6 CMVP requirements for PIV validations

PIV card applications can only be tested on a CMVP validated module, such as a smartcard. The CMVP validated module then obtains NPIVP validation, by adding the PIV card application to the module. The validated smartcard and the PIV card application is then re-validated as a CMVP module.

A PIV card application that is included as a component of a cryptographic module shall be referenced on the module validation. The cryptographic module validation entry shall provide reference to the PIV card application(s) validation certificate number. The cryptographic module's versioning information shall include the complete versioning information of the module including the PIV application(s). Each PIV application’s name shall be clearly identified, and the PIV Certificate number is referenced on the CMVP module validation.

The PIV NPIVP validation entry include the following information:

1. the name of the PIV card application,
2. the name of the cryptographic module the PIV application was tested on, and
3. the complete versioning information of the module including the PIV application(s)

The NPIVP validation entries can be found at:

http://csrc.nist.gov/groups/SNS/piv/npivp/validation_lists/PIVCardApplicationValidationList.htm

7.7 Module count definition

The CMVP allows multiple modules to be validated on a single certificate. However, the identification of these modules in the report must be made clear throughout the report. Determining the module count for a validation depends on the module type: Software, Hardware, Firmware, or a Hybrid as described below.

7.7.1 Software:

For a software module, its binary package(s) compiled from its source code is the Implementation Under Test (IUT). The same source code may result in different sets of
binaries when it's compiled for the different target platforms. The module count shall be the number of distinct sets of binaries.

Examples:

- If a software module was validated on software version 1.0, and this source code package was compiled on three operating environments of the same family (e.g., iOS 8.0 running on iPhone5, iOS 9.0 running on iPhone5, and iOS 9.1 running on iPhone5) resulting in a single binary set, the module count is “1”.

- If a software module was validated on software version 1.0, and this source code package was compiled on two operating environments (e.g., iOS 9.0 running on iPhone5 and Android 4.0 running on a Galaxy Nexus) resulting in two separate sets of binaries (each set forming the logical boundary of the module), the module count is “2”.

- If a software module was validated on software version 1.0 and software version 2.0, and these source code packages were compiled on four operating environments (e.g. iOS 9.0 running on iPhone5, iOS 9.1 running on iPhone5, Microsoft Windows Phone 8.1 running on Windows Phone 8.1, and Android 4.0 running on a Galaxy Nexus), where two of the environments are of the same family (iOS 9.0 and iOS 9.1) resulting in six separate sets of binaries (software versions 1.0 and 2.0 each map to three distinct sets of binaries), the module count is “6”. In this case, a single iOS binary maps to both iOS 9.0 and 9.1, a single Microsoft Windows Phone binary maps to Microsoft Windows Phone 8.1, and a single Android binary maps to the Android 4.0, resulting in three distinct binaries for each software version (1.0 and 2.0), for a total of 6.

7.7.2 Hardware:

For a hardware module report, the module count can be determined by the physical boundary of the module and understanding the components that are either tested individually and have their own boundary, or the boundary encompasses multiple components which are tested collectively.

- If the boundary of the module consists of one hardware component with other hardware components within it, with each having its own hardware version number listed in the certificate (such as tamper seals, service processing cards, switch fabric, core switch blades, control processor blade, power supplies, fan kits, filler panels, management modules, network modules), then the module count shall be the number of ‘base’ modules which support the components within it.

Examples:

- If a hardware module report contains a switch (Series 1500, P/N 1010) which can optionally support four additional network modules for uplink ports without cryptographic capability (P/Ns 10, 20, 30, 40), then the module count is “1” (the switch being the ‘base’ component).

- If a hardware module report contains a router with three separately tested part numbers (Series 2000, P/Ns 10, 20, 30), and each router can be configured to use service processing card A (P/N 100) or service processing card B (P/N 101), along
with tamper seal TAMP1 (P/N 500), then the module count is “3” (the routers, each part number – 10, 20 and 30 - being a ‘base’ component).

- If a hardware module report contains a series of four switches and two chassis-based switches (all running either the same firmware, or firmware with non-security relevant differences), and within the boundary of each of the chassis-based switches is a common control processor blade, four different core blades, fiber channel (FC) port blades, an optional extender blade, a power-supply and a tamper seal, then the module count is “6” (the switches being the ‘base’ component: four switches and two chassis-based switches).

- If the report has several hardware modules that are individually tested and independent from one another, each having their own cryptographic boundary (flash drives, hard drives, single chips, multi-chips, etc.), but have slight hardware differences (shape, capacity storage, number, or type of ports, etc.), then each of the independent hardware pieces shall contribute to the module count.

Examples:

- If a hardware module report contains two hard drive series with five separately tested configurations [Series SSD1 (P/Ns 128, 256, 500) and SSD2 (P/Ns 1000, 2000)], each with their own cryptographic boundary, the module count is “5”.

- If a hardware module report contains three switch series with eight separately tested configurations [Series 6000 (P/Ns 100, 101, 102), 7000 (P/Ns 200, 201) and 8000 (P/Ns 300, 301, 302)], each with their own cryptographic boundary, the module count is “8”.

- If the hardware module report contains multiple firmware versions tested (with non-security relevant differences) on the same hardware platform, then the module count shall reflect the number of hardware modules only, not the number of firmware versions that are running on it.

  - For example, if a hardware module includes two hard drives (one being a 250GB drive and the other being a 500GB drive), and each of these drives map to four firmware versions, the module count is “2” to reflect the hardware platforms.

### 7.7.3 Firmware:

For a firmware module, the firmware package itself shall be considered a separate module, regardless of the number of hardware platforms it was tested on.

Examples:

- If a firmware package was validated as firmware version 1.0, and this package was tested on two hardware platforms (e.g., hardware X version 1.0 and hardware Y version 2.0), the module count is “1”.

- If a report includes firmware version 1.0 and firmware version 2.0, then the module count is “2”, regardless of the number of hardware platforms these packages were tested on.
7.7.4 **Hybrid:**

Since hybrid modules (firmware-hybrid or software-hybrid) are dependent on both the software/firmware and the hardware components, the module count shall be the total number of configurations that are possible that map to a single module boundary.

Examples:

- If a firmware-hybrid includes hardware version 1.0 and firmware version 3.1, the module count is “1” since there is only a single combination of these two components.
- If a firmware-hybrid includes hardware versions 1.0, 1.1, and 1.2, and firmware versions 1.1 and 1.2, and each of the hardware version can map to either of the firmware versions, then the total combination is equal to “6” (3 hardware versions times 2 firmware versions)

7.8 **Module definitions for same certificates**

The be on the same certificate, each module version shall have identical:

1. Section and overall levels.
2. Suite of approved security services.
3. Cryptography.
4. Suite of security functions and underlying algorithms, modes, and key sizes.
5. Suite of SSPs associated with the security services.
7. Finite State Model except related to the allowed differences.
8. Key establishment mechanisms.
10. Mitigation of other attacks.
11. Module type (i.e., Software, Hardware, Firmware, or Hybrid).
12. Module embodiments (i.e., single-chip, multi-chip embedded/standalone). And similarly constructed including physical boundary.

7.9 **Vendor or User Affirmation of Modules**

The tested/validated module version, operational environment upon which it was tested, and the originating vendor are stated on the validation certificate entry. The certificate validation entry serves as the benchmark for the module-compliant configuration. This guidance addresses two separate scenarios: changes a vendor can affirm the module will perform as tested in the CSTL’s validation submission and changes a user can affirm the module will perform as tested in the CSTL’s validation submission.

This guidance is not applicable for validated modules when the requirements of ISO/IEC 19790:2012 Section 7.7 Physical Security has been validated at Levels 2 or higher. This guidance is however, applicable at Level 1 for firmware or hybrid modules.
7.9.1 Vendor

1. A vendor may perform post-validation recompilations of a software or firmware module and affirm the modules continued validation compliance. By adding vendor support of non-tested configurations to the validated module security policy, the vendor bears all responsibility. These non-tested configurations versions may be considered by the user at their risk, provided the following is maintained:

a) Software modules that do not require any source code modifications (e.g., changes, additions, or deletions of code) to be recompiled and ported to another operational environment must:

i) For Level 1 Operational Environment, a software cryptographic module can be considered compliant with the FIPS 140-3 validation when operating on any general-purpose platform/processor that supports the specified operating system as listed on the validation entry, or

ii) For Level 2 Operational Environment, a software cryptographic module can be considered compliant with the FIPS 140-3 validation when operating on any general-purpose platform/processor that supports the same level 2 operating environment settings specified on the validation entry.

b) Firmware modules (i.e., Operational Environment is limited) that do not require any source code modifications (e.g., changes, additions, or deletions of code) to be recompiled, and its identified unchanged tested operating system (i.e., same version or revision number) may be ported together from one platform to another platform while maintaining the module’s validation.

Level 2 and above Firmware modules cannot be ported and maintain their validation, since Physical Security must be retested.

c) Hybrid modules (i.e., Operational Environment may or may not be modifiable or limited depending, if the controlling component is software or firmware) may be ported together from one platform to another operating platform while maintaining the module’s validation provided that they do not require any of the following:

i) software or firmware source code modifications (e.g., changes, additions, or deletions of code) to be recompiled and its identified unchanged tested operating system (i.e., same version or revision number);

ii) modified hardware components utilized by the controlling software or firmware (e.g., changes, additions, or deletions).

Level 2 and above hybrid modules cannot be ported and maintain their validation, since Physical Security must be retested.

The CMVP allows vendor porting and re-compilation of a validated software, firmware or hybrid cryptographic module from the operational environment specified on the validation certificate to an operational environment which was not included as part of the validation testing as long as the porting rules are followed. Vendors may affirm that the module works correctly in the new operational environment. However, the CMVP makes no statement as to
the correct operation of the module or the security strengths of the generated keys when so
ported if the specific operational environment is not listed on the validation certificate.

The vendor shall work with a CSTL to update the security policy and submit to the CMVP
under one of the available revalidation scenarios (see section 7.1). The update would affirm
and include references to the new operational environment(s) and entropy. The module’s
Security Policy shall include a statement that no claim can be made as to the correct
operation of the module or the security strengths of the generated keys when ported to an
operational environment which is not listed on the validation certificate.

2. Software or firmware modules that require non-security relevant source code modifications
(e.g., changes, additions, or deletions of code) to be recompiled and ported to another
hardware or operational environment must be reviewed by a CSTL and revalidated per
section 7.1 to ensure that the module does not contain any operational environment-specific
or hardware environment-specific code dependencies.

3. If the new operational environment and/or platform is requested to be updated on the
validation certificate, the CSTL shall follow the requirements for non-security relevant
changes in and in addition, perform the regression test suite of operational tests. Underlying
algorithm validations must meet requirements specified in IG 2.3.A.

Upon re-testing and validation, the CMVP provides the same assurance as the original
operational environment(s) as to the correct operation of the module when ported to the
newly listed OS(s) and/or operational environment(s). The new OS and/or operational
environment will be added to the module’s validation entry.

The vendor must meet all applicable requirements in ISO/IEC 19790:2012 Section 7.11, SP 800-
140 Section 6.11, and CMVP IGs.

7.9.2 User

A user may not modify a validated module. Any user modifications invalidate a module
validation. ³

A user may perform post-validation porting of a module and affirm the module’s continued
validation compliance provided the following is maintained:

1. For Level 1 Operational Environment, a software, firmware or hybrid cryptographic
module will remain compliant with the FIPS 140-3 validation:

   • When operating on any platform provided that the platform for the software module, or
     software controlling portion of the hybrid module, uses the specified operating system
     specified on the validation entry, or another compatible operating system.

³ A user may post-validation recompile a module if the unmodified source code is available and the module’s
Security Policy provides specific guidance on acceptable recompilation methods to be followed as a specific
exception to this guidance. The methods in the Security Policy must be followed without modification to comply
with this guidance.
7.10 Operational Equivalency Testing for HW Modules

CMVP requires full testing of any module that the vendor wishes to list on the certificate. However, modules may be grouped together if they are the same except for devices listed under Equivalence Categories, which are currently considered for five classes of devices. Each Category and sample technologies for each Category are provided in Table 4.

<table>
<thead>
<tr>
<th>Category</th>
<th>Examples</th>
</tr>
</thead>
<tbody>
<tr>
<td>Memory/Storage Devices</td>
<td>o HDD, SSD, DRAM, NAND, NOR, ROM, Solid State Memory Device, USB Flash Drive</td>
</tr>
<tr>
<td></td>
<td>o Optical Disk Drive</td>
</tr>
<tr>
<td></td>
<td>o Magnetic Tape Drive</td>
</tr>
<tr>
<td>Field Replaceable and Stationary Accessories</td>
<td>o Power Supplies</td>
</tr>
<tr>
<td></td>
<td>o Fans</td>
</tr>
<tr>
<td>Interfaces (I/O Ports)</td>
<td>o Port Count</td>
</tr>
<tr>
<td></td>
<td>o Line Card Count</td>
</tr>
<tr>
<td></td>
<td>o Serial: RS232, RS422, RS485</td>
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<td>Programmable Logic Devices</td>
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Table 3- Equivalence Categories

For details on the Equivalency Categories, please see the Equivalency Categories Tables under the FIPS 140-3 Resources Tab of the CMVP website. Also note, for modules that have differences within each of those categories, the level of testing required is dependent on the differences. Some differences require analysis only, while others require full or limited regression testing. The following are the general categories of the levels of testing. The actual testing required depends on the Equivalency Category (See Equivalency Regression Test Table and Equivalency Categories Tables found under the FIPS 140-3 Resources Tab of the CMVP website):

- Analysis Only (AO) for Equivalency Category X: Once the equivalency evidence/argument is provided and validated for the Equivalency Category X, there is no additional test other than the proof of its physical existence required on a module with the equivalent components in Category X to the module that has been fully tested under the same validation.

- Required Testing (RT) for Equivalency Category X:
  o If a module has some security relevant differences in the Equivalency Category X, the module **shall** be tested against all of the listed TEs for that category in Equivalency
Regression Test Table found under the FIPS 140-3 Resources Tab of the CMVP website.

If a module claims equivalency in multiple categories in comparison to a fully tested module under the same validation, all of the required TEs for each claim equivalency category shall be satisfied.

- Focused Testing (FT) for Equivalency Category X:
  - The use of some technologies may introduce Security Relevant differences that cannot be predicted by this IG. For example, Programmable Logic Devices may be used to support the Cryptographic Module in a number of different ways that are security relevant (e.g. authentication). It is up to the lab to determine what section of the standard is affected by this security relevant difference and apply the Revalidation Regression Test Table found under the FIPS 140-3 Resources Tab of the CMVP website. For other sections not affected by this difference, Regression Testing per Equivalency Regression Test Table found under the FIPS 140-3 Resources Tab of the CMVP website shall be performed.

- Complete Regression Testing (CRT): If an equivalency justification cannot be made, or the module differences can be mapped to a CRT entry within Equivalency Categories Tables under the FIPS 140-3 Resources Tab of the CMVP website, all modules, which lack an equivalency justification must, according to their security level, satisfy each TE listed in the Revalidation Regression Test Table under the FIPS 140-3 Resources Tab of the CMVP website.

In each report where the vendor wishes to claim equivalency, the lab shall:

- List the Equivalency Category, and specific component types being claimed in TE02.15.01. The lab must justify the component categorizations. The assumption is that the vendor initiated the Equivalency Category argument while the lab performed the analysis.
- List the additional testing performed (if any) between the modules. This list shall be provided as an addendum to the test report.
- Include in the Test Report how each module meets the TE’s that are required for testing per this IG.

For example:

- Two devices to be on the same certificate have Hard Drives with different storage capacities, so testing requirement is Analysis Only, e.g. proof that both modules exist as claimed by the vendor.
- Two devices to be on the same certificate have different types of Solid State Memory: one has NOR Flash and the other has NAND. This will require a small selection of testing, per Equivalency Regression Test Table found under the FIPS 140-3 Resources Tab of the CMVP website.
- Two devices to be on the same certificate have different types of storage: one has a Hard Disk and the other has a Solid-State Drive. This will require complete regression testing per Revalidation Regression Test Table.

Additional Comments

- The lab shall perform full testing on at least one module.
- This only applies to Operational testing of Hardware modules

- Physical security testing (ISO/IEC 19790:2012, section 7.7) is not addressed for Security Level 2 and above. In other words, this does not exempt the lab from performing physical security testing for modules at Level 2 or above. This is because the lab needs to examine each module for, e.g., opacity and tamper evidence, if there are physical differences between the modules.

- Components considered equivalent may still affect the entropy generated within the modules in different ways. This must be accounted for in the entropy report, if entropy is applicable.

- Equivalency considerations of the main processors/CPUs are out of scope of this IG. If the CPU is different between modules on the same certificate, then the full Revalidation Regression Test Suite must be run (found under the FIPS 140-3 Resources Tab of the CMVP website). If the entropy is OE based, the entropy must address the new OE.

- ISO/IEC 24759:2017 Section 6.7 Physical Security, Section 6.8 Non-Invasive Security and Section 6.12 Mitigation of Other Attacks are not applicable.
Annex A  CMVP Post Validation Issue Assessment Process

Annex A.1  Addressing Security Relevant Issues

![Diagram of CMVP Post Validation Issue Assessment Process]

Figure 5- Annex A. Validation Issue Assessment Process
Annex A.2    Addressing CVE Relevant Vulnerabilities

The list of CVEs (Common Vulnerability and Exposures) is maintained by NIST in the National Vulnerability Database (NVD) at https://nvd.nist.gov/. The purpose of the Scenario QU revalidation (described in section 7.1) is to provide the vendor a means to quickly fix, test and revalidate a module that is subject to a security-relevant CVE, while at the same time providing assurance that the module still meets the current FIPS 140 standards.

Vendors shall reference this database and address the security relevant CVE’s that are within the boundary of the module, not only during the validation process, but also after the module has been validated. Without published security relevant CVEs being addressed by the vendor and verified by the testing laboratory, the CMVP has no assurance that the module meets the requirements to obtain or maintain validation.

At the discretion of the CMVP, certificates will be revoked that do not comply. It is the goal of the CMVP to maintain the security of validated modules.

For more information about CVEs please also refer to https://cve.mitre.org/.
### Annex B  Submission Files

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