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3	Profile of the IoT Core Baseline for
4	Consumer IoT Products
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6	Initial Public Draft
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78

Reports on Computer Systems Technology

79 The Information Technology Laboratory (ITL) at the National Institute of Standards and Technology (NIST) promotes the U.S. economy and public welfare by providing technical 80 leadership for the Nation's measurement and standards infrastructure. ITL develops tests, test 81 82 methods, reference data, proof of concept implementations, and technical analyses to advance the 83 development and productive use of information technology. ITL's responsibilities include the development of management, administrative, technical, and physical standards and guidelines for 84 85 the cost-effective security and privacy of other than national security-related information in federal 86 information systems.

87

Abstract

88 This publication documents the consumer profile of NIST's IoT core baseline and identifies

89 cybersecurity capabilities commonly needed for the consumer IoT sector (i.e., IoT products for

90 home or personal use). It can also be a starting point for small businesses to consider in the

91 purchase of IoT products. The consumer profile was developed as part of NIST's response to

92 Executive Order 14028 and was initially published in *Recommended Criteria for Cybersecurity*

93 Labeling for Consumer Internet of Things (IoT) Products. The consumer profile capabilities are

94 phrased as cybersecurity outcomes that are intended to apply to the entire IoT product. This

95 document also discusses the foundations to developing the recommended consumer profile and

96 related considerations. NIST reviewed a landscape of relevant source documents to inform the

97 consumer profile and engaged with stakeholders across a year-long effort to develop the

98 recommendations.

Keywords

100 Internet of Things (IoT); consumer IoT; cybersecurity; IoT products; privacy; safety; securable101 products.

102

103

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105 workshops and other interactive sessions; the individuals and organizations from the private and

106 public sectors, including manufacturers from various sectors as well as several manufacturer

trade organizations, who provided feedback during NIST's Executive Order 14028 response

- 108 period. Special thanks to Cybersecurity for IoT team members Brad Hoehn and David Lemire.
- 109

Audience

110 The intended audience for this report consists of manufacturers of consumer products, especially

111 product security officers, retailers and related integrators and technical support firms serving the

112 consumer and small business sectors, and testing and certification bodies interested in

113 establishing baselines of IoT cybersecurity capabilities.

114

Note to Reviewers

115 This consumer profile is a minor update of the *Recommended Criteria for Cybersecurity*

116 Labeling for Consumer Internet of Things (IoT) Products [EO Criteria] published in February,

117 2022. NIST is seeking feedback from stakeholders as the profile moves into the core

118 cybersecurity for IoT guidance. NIST is especially inviting stakeholders to provide feedback on

how the profile applies across the entire IoT product and on the outcome oriented approach used

120 in this profile. NIST seeks specific comments addressing the guidance needed for the

121 specialization of profiles for specific classes of devices and how those classes are determined as

122 well as any special considerations for allocation of capabilities among IoT product components.

123 Stakeholders requested additional opportunities for input during the process of developing the

124 original recommended criteria and NIST seeks to respond to that request.

126 127	Call for Patent Claims
128 129 130 131 132 133 134	This public review includes a call for information on essential patent claims (claims whose use would be required for compliance with the guidance or requirements in this Information Technology Laboratory (ITL) draft publication). Such guidance and/or requirements may be directly stated in this ITL Publication or by reference to another publication. This call also includes disclosure, where known, of the existence of pending U.S. or foreign patent applications relating to this ITL draft publication and of any relevant unexpired U.S. or foreign patents.
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159 160 161	Such statements should be addressed to: iotsecuirty@nist.gov

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188 **1** Introduction

- 189 On May 12, 2021, the President issued Executive Order (EO) 14028 which, among other
- 190 directives, called for NIST to recommend requirements for a consumer IoT product
- 191 cybersecurity labeling program. As part of NIST's response to this directive¹, a profile of the IoT
- 192 core baseline² for consumer IoT products was created. This profile served as part of the
- recommendations that NIST published in response to the EO in February 2022 titled
- 194 Recommended Criteria for Cybersecurity Labeling for Consumer Internet of Things (IoT)
- 195 Products [EO Criteria].
- 196 The profile builds on the NISTIR 8259 series by extending the IoT Core Baseline for consumer
- 197 IoT products. NISTIR 8259, Foundational Cybersecurity Activities for IoT Device
- 198 *Manufacturers* [IR8259], provides foundational guidance for IoT device manufacturers
- 199 pertaining to developing IoT devices that can be used securely by customers. NISTIR 8259 does
- 200 not target any specific IoT sector but discusses how manufacturers can approach cybersecurity
- for IoT devices in general. NISTIR 8259A, *IoT Device Cybersecurity Capability Core Baseline*
- 202 [IR8259A], and NISTIR 8295B, *IoT Non-Technical Supporting Capability Core Baseline*
- 203 [IR259B] define the IoT device cybersecurity capability core baseline (also referred to as the
- 204 *core baseline*), a starting point for manufacturers to use in identifying the cybersecurity
- 205 capabilities their customers may expect from the IoT devices they create. NISTIR 8259A
- 206 discusses device cybersecurity capabilities, which are functions or features implemented by the
- 207 device through its own hardware and software. For example, NISTIR 8259A discusses concepts
- such as data protection, access control, and software update, among others. NISTIR 8259B
- 209 discusses non-technical supporting capabilities, which are actions taken by organizations to
- support the cybersecurity of the device. For example, NISTIR 8259B discusses concepts such as
- 211 education and awareness, and information and query reception (by manufacturers).
- Like NISTIR 8259, these baseline documents do not consider any sector or use case specific
- 213 considerations, and instead present a starting point for *any* IoT device. Tailoring the baseline
- 214 capabilities for a specific sector and/or use case requires a form of profiling. The profiling
- 215 process using NISTIR 8259/A/B directs a profiler to gather sector-/use case-specific information
- and interpret the relevant impacts of this information to select the baseline capabilities most
- 217 applicable to and responsive of the needs and goal of customers for the sector/use case.
- 218 The rest of this document describes the results of this profiling process for the consumer sector
- and is organized as follows:

¹ For more information about NIST's response to EO 14028's call for recommendations for a consumer IoT product cybersecurity label, visit <u>https://www.nist.gov/itl/executive-order-14028-improving-nations-cybersecurity/cybersecuritylabeling-consumers-0</u>

² The terms *core baseline, IoT core baseline, and IoT device core capability baseline* all refer to the set of capabilities presented in NISTIRs 8259A and 8259B.

- Section 2 explains the intended applicability of the consumer profile to consumer IoT
 products and defines the consumer profile.
- Section 3 describes the process used to develop the consumer profile in more depth.
 Section 4 explores some additional considerations readers should consider when using the consumer profile.

225 2 Consumer Profile of IoT Core Baseline

226 This section build on the whitepaper, *Recommended Criteria for Cybersecurity Labeling for*

227 Consumer Internet of Things (IoT) Products [EO Criteria]. First, the scope of an "IoT product" is

defined, then the consumer IoT product profile of the IoT core baseline is presented.

229 **2.1 IoT Product Scope Statement**

230 Consumer² IoT products often constitute a set of system components that work together

to deliver functionality realized at the end point or 'device' component of the product.

232 NIST describes an IoT device as computing equipment with at least one transducer (i.e.,

sensor or actuator) and at least one network interface [IR8259].³ All IoT products

contain at least one IoT device and may contain only this product component.⁴ In many

cases, the IoT product may be purchased as one piece of equipment (i.e., the IoT device)
but still requires other components to operate, such as a backend (i.e., cloud server) or

237 companion user application on a personal computer or smartphone.

238

239 Complex IoT products may contain multiple physical IoT devices, contain other kinds of

equipment, or connect to multiple backends or companion applications as components.Though there are possibly a large number of component combinations that may create

Though there are possibly a large number of component combinations that may create an IoT product, it is helpful to think of three specific kinds of IoT product components

243 (other than the IoT device itself, which is always present in an IoT product):

244 245

246 247

248

249

250

- Specialty networking/gateway hardware (e.g., a hub within the system where the IoT device is used).
- Companion application software (e.g., a mobile app for communicating with the IoT device).
- Backends (e.g., a cloud service, or multiple services, that may store and/or process data from the IoT device).

251 These additional product components have access to the IoT device and the data it

creates and uses – making them potential attack vectors that could impact the IoT

253 device, customer, and others (e.g., via attacks on systems, local networks, or the Internet

at large). Since these additional components can introduce new or unique risks to the

255 IoT product, the entire IoT product, including auxiliary components, must be securable.

256 In this context, an IoT product is defined as an IoT device or IoT devices and any additional

257 product components that are necessary to use the IoT device beyond basic operational features.⁵

258 For example, an unconnected smart lightbulb may still illuminate in one color, but its smart

259 features, such as color changes, cannot be used without other product components.

260 **2.2 Consumer Profile**

261 This section defines the cybersecurity capabilities³ expected of IoT products and IoT product

³ The term capability is generally used in this document to follow from NISTIR 8259 series, but these same capabilities were presented as "outcomes" in Section 2.2 of *Recommended Criteria for Cybersecurity Labeling for Consumer Internet of*

- 262 developers as a part of a Consumer profile.
- 263 Product criteria are recommended to apply to the IoT product overall, as well as to each
- individual IoT product component, as appropriate.⁶ Most criteria concern the IoT
- 265 product directly and are expected to be satisfied by software and/or hardware means
- 266 implemented in the IoT product. Some criteria apply to the IoT product developer rather
- than to the IoT product directly. These criteria are expected to be satisfied through
- actions and supported by assertions and evidence from the developer rather than from
- the IoT product itself.
- 270 The following figure lays out the high level IoT product capabilities and IoT product
- developer activities developed based on NISTIRs 8259A and 8259B, respectively that
- are discussed in the sections below.





Figure 1 – Capabilities Identified for the Consumer Profile.

- Each capability's name and high-level definition of the capability are presented,
- 276 followed by additional sub-criteria for each capability. For some sub-criteria, additional
- detail to the outcome (i.e., normative text) is listed following **bolded** text, while
- additional explanation and examples (i.e., informative text) are listed following *italicized*
- text. Finally, each capability is accompanied by a short description of the intended
- 280 cybersecurity utility of the capability.
- 281

Things (IoT) Products. These terms are synonymous and could be used interchangeably in the context of this document and the whitepaper.

282 **2.2.1** IoT Product Capabilities



Asset Identification

283

The IoT product is uniquely identifiable and inventories all of the IoT product'scomponents.

- 286
- The IoT product can be uniquely identified by the customer and other authorized
 entities (e.g., the IoT product developer).
- 289
 2. The IoT product uniquely identifies each IoT product component and maintains
 an up-to- date inventory of connected product components.
- 291 <u>Cybersecurity utility:</u> The ability to identify IoT products and their components is
- 292 necessary to support asset management for updates, data protection, and digital forensics
- 293 capabilities for incident response.



Product Configuration

295
296 The configuration of the IoT product is changeable, there is the ability to restore a secure
297 default setting, and any and all changes can only be performed by authorized individuals,
298 services, and other IoT product components.

- 299
- The customer can change the configuration settings of the IoT product via one
 or more IoT product components.
- 302 2. The IoT product applies configuration settings to applicable IoT components.
- 303 <u>Cybersecurity utility:</u> The ability to change aspects of how the IoT product functions
 304 can help customers tailor the IoT product's functionality to their needs and goals.
 305 Customers can configure their IoT products to avoid specific threats and risk they
 206 Image approximate and their risk approximate.
- 306 know about based on their risk appetite.



Data Protection

308	
309	The IoT product and its components protect data stored (across all IoT product
310	components) and transmitted (both between IoT product components and outside the IoT
311	product) from unauthorized access, disclosure, and modification.
312	
313	1. Each IoT product component protects data it stores via secure means,
314	including the ability to delete or render inaccessible data stored that is either
315	collected from or about the customer, home, family, etc.
316	2. When data is sent between IoT product components or outside the product,
317	protections are used for the data transmission. ⁴
318	<i>Cybersecurity utility:</i> Maintaining confidentiality, integrity, and availability of data is
319	foundational to cybersecurity for IoT products. Customers will expect that data is
320	protected and that protection of data helps to ensure safe and intended functionality
321	of the IoT product.

⁴ This may include the ability to communicate with product components that cannot fully implement the Product Component Data Protection sub-capability (e.g., cannot support adequate cryptography) in a way that reduces the subsequent risk (e.g., data transmitted with sub-par or limited protection), such as short-range and/or local network transmission protocol (e.g., Zigbee, Bluetooth) to communicate with some product components in limited, but necessary circumstances.



Interface Access Control

323			
324	The IoT product and its components restrict logical access to local and network		
325	interfaces – and to protocols and services used by those interfaces – to only authorized		
326	individuals, services, and IoT product components.		
327			
328	1. Each IoT product component controls access (to and from) all interfaces		
329	(e.g., local interfaces, network interfaces, protocols, and services) in order to		
330	limit access to only authorized entities. At a minimum, the IoT product		
331	and its components shall:		
332	a. Use and have access only to interfaces necessary for the IoT product's		
333	operation. All other channels and access to channels are removed or		
334	secured.		
335	b. For all interfaces necessary for the IoT product's use, access control		
336	measures are in place (e.g., unique password-based multifactor		
337	authentication).		
338	c. For all interfaces, access and modification privileges are limited.		
339	2. The IoT product executes means via some, but not necessarily all, components		
340	to protect and maintain interface access control. At a minimum, the IoT		
341	product shall:		
342	a. Validate that data shared among IoT product components matches		
343	specified definitions of format and content.		
344	b. Prevent unauthorized transmissions or access to other product components.		
345	c. Maintain appropriate access control during initial connection (i.e., on-		
346	boarding) and when reestablishing connectivity after disconnection or		
347	outage.		
348	<i>Cybersecurity utility:</i> Inventorying and controlling access to all internal and		
349	external interfaces to the IoT product will help preserve the confidentiality,		
350	integrity, and availability of the IoT product, its components, and data by helping		
351	prevent unauthorized access and modification.		
252			



Software Update

The software⁵ of all IoT product components can be updated by authorized individuals, services, and other IoT product components only by using a secure and configurable mechanism, as appropriate for each IoT product component.

357

353

- 358 1. Each IoT product component can receive, verify, and apply verified software updates.
- 359
 2. The IoT product implements measures to keep software on IoT product
 360
 361
 automatic application of updates or consistent
 automatic application of updates or consistent
 automatic application of updates or consistent
- 362 <u>*Cybersecurity utility:*</u> Software may have vulnerabilities discovered after the IoT
- product has been deployed; software update capabilities can ensure secure deliveryof security patches.

⁵ This includes executable code, as well as software libraries, support packs, and other non-executable software data.



Cybersecurity State Awareness

367 Cybersecurity State Awareness: The IoT product supports detection of cybersecurity
 368 incidents affecting or affected by IoT product components and the data they store and
 369 transmit.

- 371
 1. The IoT product captures and records information about the state of IoT
 372
 373
 affected by IoT product components and the data they store and transmit.
- 374 <u>*Cybersecurity utility:*</u> Protection of data and ensuring proper functionality can be
- supported by the ability to alert the customer when the device starts operating inunexpected ways, which could mean that unauthorized access is being attempted,
- 377 malware has been loaded, botnets have been created, device software errors have
- 378 happened, or other types of actions have occurred that was not initiated by the IoT
- 379 product user or intended by the developer.

380

366

2.2.2 IoT Product Non-Technical Supporting Capabilities 381

Documentation

382		
383	The IoT product dev	eloper creates, gathers, and stores ⁶ information relevant to
384	cybersecurity of the	IoT product and its product components prior to customer purchase,
385	and throughout the d	evelopment of a product and its subsequent lifecycle.
386		
387	1. Throughout t	he development lifecycle, the IoT product developer creates or
388	gathers and s	tores information relevant to the cybersecurity of the IoT product
389	and its produ-	ct components, including:
390	a. Assur	nptions made during the development process and other
391	expec	tations related to the IoT product, including :
392	i.	Expected customers and use cases.
393	ii.	Physical use, including security of the location of the IoT product
394		and its product components (e.g., a camera for use inside the
395		home that has an off switch on the device vs. a security camera for
396		use outside the home that does not have an off switch on the
397		device), and characteristics.
398	iii.	Network access and requirements (e.g., bandwidth requirements).
399	iv.	Data created and handled by the IoT product.
400	V.	Any expected data inputs and outputs (including error codes,
401		frequency, type/form, range of acceptable values, etc.).
402	vi.	The IoT product developer's assumed cybersecurity
403		requirements for the IoT product.
404	vii.	Any laws and regulations with which the IoT product and related
405		support activities comply.
406	viii.	Expected lifespan and anticipated cybersecurity costs related to
407		the IoT product (e.g., price of maintenance), and length and
408		terms of support.
409	b. All Io	T components, including but not limited to the IoT device, that
410	are pa	rt of the IoT product.
411	c. How	the baseline product criteria are met by the IoT product across its
412	produ	ct components, including which baseline product criteria are not
413	met b	y IoT product components and why (e.g., the capability is not

⁶ The documentation discussed in this criterion is maintained and controlled by the IoT product developer. Sharing of this information may be appropriate and can be limited to authorized technicians and cybersecurity experts seeking more information about the IoT product (e.g., in assessing the IoT product for labeling, investigating a breach), but the documented information is not intended, in all cases, to be shared directly with consumers.

414	needed based on risk assessment).
415	d. Product design and support considerations related to the IoT product, <i>for example</i> :
416	i. All hardware and software components, from all sources (e.g.,
417	open source, propriety third-party, internally developed) used to
418	create the IoT product (i.e., used to create each product
419	component).
420	ii. IoT platform used in the development and operation of the IoT
421	product, its product components, including related documentation.
422	iii. Protection of software and hardware elements implemented to
423	create the IoT product and its product components (e.g., secure
424	boot, hardware root of trust, and secure enclave).
425	iv. Consideration for the known risks related to the IoT product and
426	known potential misuses.
427	v. Secure software development and supply chain practices used.
428	vi. Accreditation, certification, and/or evaluation results for
429	cybersecurity – related practices.
430	vii. The ease of installation and maintenance of the IoT product by a
431	customer (i.e., the usability of the product [ISO9241]).
432	e. Maintenance requirements for the IoT product, for
433	example:
434	i. Cybersecurity maintenance
435	expectations and associated instructions
436	or procedures (e.g., vulnerability/patch
437	management plan).
438	ii. How the IoT product developer identifies
439	authorized supporting parties who can
440	perform maintenance activities (e.g.,
441	authorized repair centers).
442	iii. Cybersecurity considerations of the
443	maintenance process (e.g., how customer
444	data unrelated to the maintenance process
445	remains confidential even from
446	maintainers).
447	f. The secure system lifecycle policies and
448	processes associated with the IoT product,
449	including:
450	i. Steps taken during development to ensure
451	the IoT product and its product
452	components are free of any known,
453	exploitable vulnerabilities.
454	ii. The process of working with component
455	suppliers and third-party vendors to ensure

456	the security of the IoT product and its
457	product components is maintained for the
458	duration of its supported lifecycle.
459	iii. Any post end-of-support considerations,
460	such as the discovery of a vulnerability
461	which would significantly impact the
462	security, privacy, or safety of customers
463	who continue to use the IoT product and
464	its product components.
465	g. The vulnerability management policies and processes associated
466	with the IoT product, including :
467	i. Methods of receiving reports of
468	vulnerabilities (see Information and Query
469	Reception below).
470	ii. Processes for recording reported vulnerabilities.
471	iii. Policy for responding to reported
472	vulnerabilities, including the process of
473	coordinating vulnerability response
474	activities among component suppliers and
475	third-party vendors.
476	iv. Policy for disclosing reported vulnerabilities.
477	v. Processes for receiving notification from
478	component suppliers and third- party
479	vendors about any change in the status of
480	their supplied components, such as end of
481	production, end of support, deprecated
482	status (e.g., the product is no longer
483	recommended for use), or known
484	insecurities.
485	
486	Cybersecurity utility: Generating, capturing, and storing important information about the
487	IoT product and its development (e.g., assessment of the IoT product and development

IoT product and its development (e.g., assessment of the IoT product and developm practices used to create and maintain it) can help inform the IoT product developer regarding the product's actual cybersecurity posture. 488

489



Information and Query Reception

491	
492	The ability of the IoT product developer to receive information relevant to cybersecurity
493	and respond to queries from the customer and others about information relevant to
494	cybersecurity.
495	
496	1. The IoT product developer can receive information related to the cybersecurity of
497	the IoT product and its product components and can respond to queries related to
498	cybersecurity of the IoT product and its product components from customers and
499	others, including :
500	a. The ability of the IoT product developer to identify a point of contact to
501	receive maintenance and vulnerability information (e.g., bug reporting
502	capabilities and bug bounty programs) from customers and others in the
503	IoT product ecosystem (e.g., repair technician acting on behalf of the
504	customer).
505	b. The ability of the IoT product developer to receive queries from and
506	respond to customers and others in the IoT product ecosystem about the
507	cybersecurity of the IoT product and its components.
508	<u>Cybersecurity utility:</u> As IoT products are used by customers, those customers may have
509	questions or reports of issues that can help improve the cybersecurity of the IoT product
510	over time.



Information Dissemination

512		
513	The Ic	T product developer broadcasts (e.g., to the public) and distributes (e.g., to the
514	custor	ner or others in the IoT product ecosystem) information relevant to cybersecurity.
515		
516	1.	The IoT product developer can broadcast to many/all entities via a channel
517		(e.g., a post on a public channel) to alert the public and customers of the IoT
518		product about cybersecurity relevant information and events throughout the
519		support lifecycle. At a minimum, this information shall include:
520		a. Updated terms of support (e.g., frequency of updates and
521		mechanism(s) of application) and notice of availability and/or
522		application of software updates.
523		b. End of term of support or functionality for the IoT product.
524		c. Needed maintenance operations.
525		d. New IoT device vulnerabilities, associated details, and mitigation actions
526		needed from the customer.
527		e. Breach discovery related to an IoT product and its product components
528		used by the customers, associated details, and mitigation actions
529		needed from the customer (if any).
530	2.	The IoT product developer can distribute information relevant to cybersecurity of
531		the IoT product and its product components to alert appropriate ecosystem
532		entities (e.g., common vulnerability tracking authorities, accreditors and
533		certifiers, third-party support and maintenance organizations) about cybersecurity
534		relevant information, for example:
535		a. Applicable documentation captured during the design and development of
536		the IoT product and its product components.
537		b. Cybersecurity and vulnerability alerts and information about resolution of
538		any vulnerability.
539		c. An overview of the information security practices and safeguards used by
540		the IoT product developer.
541		d. Accreditation, certification, and/or evaluation results for the IoT
542		product developer's cybersecurity-related practices.
543		e. A risk assessment report or summary for the IoT product developer's
544		business environment risk posture.
545	Cyber	security utility: As the IoT product, its components, threats, and mitigations
546	chang	e, customers will need to be informed about how to securely use the IoT product.



Product and Education Awareness

548			
549	The IoT product developer creates awareness of and educates customers and others in		
550	the IoT product ecosystem about cybersecurity-related information (e.g., considerations,		
551	features) related to the IoT product and its product components.		
552			
553	1. The lo1 product developer creates awareness and provides education targeted at		
554	customers about information relevant to cybersecurity of the IoT product and its		
555	product components, including:		
556	a. The presence and use of loT product cybersecurity capabilities,		
557	including at a minimum:		
558	i. How to change configuration settings and the cybersecurity		
559	implications of changing settings, if any.		
560	ii. How to configure and use access control functionality (e.g., set and		
561	change passwords).		
562	iii. How software updates are applied and any instructions		
563	necessary for the customer on how to use software update		
564	functionality.		
565	iv. How to manage device data including creation, update, and		
566	deletion of data on the IoT product.		
567	b. How to maintain the IoT product and its product components during its		
568	lifetime, including after the period of security support (e.g., delivery of		
569	software updates and patches) from the IoT product developer.		
570	c. How an IoT product and its product components can be securely re-		
571	provisioned or disposed of.		
572	d. Vulnerability management options (e.g., configuration and patch		
573	management and anti-malware) available for the IoT product or its		
574	product components that could be used by customers.		
575	e. Additional information customers can use to make informed purchasing		
576	decisions about the security of the IoT product (e.g., the duration and		
577	scope of product support via software upgrades and patches).		
578			
579	Cybersecurity utility: Customers will need to be informed about how to securely use the		
580	device to lead to the best cybersecurity outcomes for the customers and the consumer		
581	IoT product marketplace.		
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595			

586 3 Consumer Sector Considerations Used to Create Profile

587 NIST used the concepts of profiling the IoT device cybersecurity capability core baseline to 588 develop the consumer profile. The first step was to gather sources and other information about 589 consumer IoT product cybersecurity. Next, NIST used this information to create the consumer 590 profiling using the sources, information, and resulting takeaways and insights.

3.1 Gathering Source Information about Consumer IoT Product Cybersecurity

592 The consumer profile stemmed from NIST's response to Executive Order 14028, which directed

- 593 NIST to develop recommendations for a consumer IoT product cybersecurity label program. The
- recommendations were broader than the development of a consumer profile of the IoT core
- baseline, but the profile was a key element of this task. Therefore, NIST was able to gather
- 596 sources and engage in discussions with external stakeholders about the needs and goals of
- 597 consumer IoT product customers. Across a year of events, meetings, and other engagements,
- 598 hundreds of comments were gathered related to cybersecurity labeling for consumer IoT
- 599 products, many of which informed the profiling of the core baseline for this sector.
- 600 NIST also looked across the public domain to identify applicable vulnerabilities for the

601 consumer IoT product sector. This information is important to determine a cross-sectional view

602 of vulnerabilities for consumer IoT products that can serve as the basis for determining which

- 603 threats and vulnerabilities. These threats and vulnerabilities inform the profiling process,
- 604 particularly aspects of minimal securability. Table 1, reproduced from the *Consumer*

605 Cybersecurity Labeling for IoT Products: Discussion Draft on the Path Forward Whitepaper

- 606 [Path Forward] lists a number of applicable, well-documented vulnerabilities, their associated
- 607 MITRE ATT&CK Framework attack categories, and the profiled capabilities that can help
- 608 address the vulnerability.
- 609 Table 1 Example Consumer IoT Vulnerabilities and the Relevant Capabilities from the Consumer Profile.

Vulnerability	Relevant Consumer Profile Capabilities	
Marai Malware Variants Attacks – Use of weak authentication to enable the loading of malware onto the device and use that device in DDOS and other attacks.		
Unauthorized access to the IoT device	Asset Identification Interface Access Control Information Dissemination Education and Awareness	
<i>Malicious code can be loaded on the IoT device</i>	Software Update Cybersecurity State Awareness Education and Awareness	

Vulnerability	Relevant Consumer Profile Capabilities			
Commands can be launched using the device	Interface Access Control Documentation			
Unauthorized Publication of Fitness Tracker Data – Fitness tracker location data for military personnel was publicly posted even when product was configured for privacy.				
Web application vulnerabilities	Product configuration Cybersecurity State Awareness Documentation Information Dissemination			
Mobile application vulnerabilities	Product Configuration Cybersecurity State Awareness Documentation Information Dissemination			
<i>Ability for de-identified data to be re- identified</i>	Product Configuration Data Protection Documentation			
Unauthorized access to home security camera data – Unauthorized access to data and views of the inside and outside of buildings occurred with multiple brands of security cameras.				
Weak authentication	Interface Access Control			
Unauthorized data sharing	Data Protection Documentation Information Dissemination			
Non-responsive to questions and complaints to the developers	Information and Query Reception			
Lack of monitoring capabilities and procedures	Asset Identification Product Configuration Documentation			
Lack of data recording/collection controls	Asset Identification Product Configuration Documentation Information Dissemination			

Vulnerability	Relevant Consumer Profile Capabilities
	Education and Awareness

- 610 NIST also looked into the existing standards, conformity, and labeling ecosystem for IoT devices
- and products to understand where others had accounted for consumer IoT product
- 612 considerations. Approximately 30 source documents were reviewed, including IoT cybersecurity
- 613 laws, catalogs of cybersecurity capabilities, sets of baseline capabilities, and tiering schemes.⁷
- All specifically addressed the IoT device itself, but several included the cloud, mobile app, hub,
- or other external components in their considerations. Throughout the public comment periods
- and discussions with stakeholders, the broader view was supported, as NIST observed much
- 617 consensus in the need to include all components of an IoT product in the scope for an established
- 618 set of cybersecurity capabilities.

619 **3.2** Assessing Consumer IoT Product Cybersecurity Sources

- 620 Source documents can be most directly compared to the technical and non-technical supporting 621 capabilities established in NISTIRs 8259A and 8259B. Of the 30 source documents collected, a 622 sub-sample of 8 that were most directly related to consumer IoT products. This sub-sample was 623 compared to the capabilities described in NISTIR 8259A/B, which showed there was broad
- alignment with the technical capabilities, though some common technical capabilities not found
- 625 in NISTIR 8259A were used to adapt the core baseline for the consumer profile. However, few
- 626 source documents addressed the non-technical capabilities. As the intended users of consumer
- 627 IoT devices are, by definition, not experts in cybersecurity, these non-technical supporting
- 628 capabilities are essential to ensure secure operation.
- 629 This was confirmed through public comments and verbal feedback throughout the work on the
- 630 EO response, another sources for information NIST drew from to inform the consumer profile.
- Through these sources, NIST also heard a number of other ways the consumer sector may be
- different than the general case or other sectors. For example, the cybersecurity risk managementof enterprise customers is generally more structured and formalized compared to the
- 634 cybersecurity risk management approach used by customers in the consumer sector. Enterprises
- also, typically, have greater access to cybersecurity expertise than typical consumers. These
- differences and other insights have implications for how cybersecurity capabilities must be
- 637 approached and delivered. Table 2 highlights key insights used in the development of the
- 638 consumer profile.

⁷ EO 14028 directed NIST to consider tiers for this profile/the consumer IoT labeling recommendations, but NIST research and subsequent feedback did not yield a clear and effective set of or framework for developing tiers. Existing sources that addressed tiers did not do so in a consensus way. Furthermore, NIST heard feedback that tiers should reflect increasing levels of risk related to consumer IoT products, but the variety of consumer IoT use cases makes clustering those use cases based on risk, a prerequisite to tiering them, a task that could not be completed within the one-year timeframe for response to EO 14028.

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Table 2 – Highlighted Insights and Key Takeaways From the Consumer Profiling Process

Highlighted Insight	Key Takeaway
Cybersecurity insights for the consumer sector based on risks and vulnerabilities are similar as for the general core baseline case. (e.g., those listed in Table 1)	Most capabilities have similar cybersecurity concepts as core baseline
Device level cybersecurity guidelines would be insufficient based on customers' needs and goals for this sector, including but not limited to their lack of distinction between IoT device and supporting components.	Product is the preferred t level for consumer IoT cybersecurity guidelines.
Privacy and safety are prominent concerns for consumer IoT products along with cybersecurity.	Cybersecurity capabilities must be designed to not create risks in these areas, and to support general approaches to privacy and safety risk mitigation.
There is no clear, universal set of consumer needs and goals for cybersecurity in the consumer sector and NIST identified several approaches to addressing customer needs and goals among the source documents included in the landscape review.	Capabilities should be based on universally accepted and generally applicable cybersecurity functions.
Needs and goals for this sector are clear that customers will have different, potentially very limited knowledge and abilities with IoT/IT technologies and cybersecurity functions.	Human-factors related to cybersecurity capabilities is paramount.

641 These insights and resulting takeaways lead NIST to the following considerations regarding a642 consumer profile:

- I. It became clear that many consumer IoT devices are supported by additional components,
 such as a back-end and/or mobile app that are critical to using the IoT device to the point
 that the device cannot be meaningfully used without these components.
- Additionally, home consumers many times have little control over these additional
 components. Therefore, when considering how device-centricity will apply to the
 consumer sector, the conception should expand just beyond the device to include the full
 product, which may have additional components including some that the consumer
 interacts with only indirectly.

- 651 3. Must be implemented in the context of key privacy and safety perceptions and 652 considerations for the sector. Safety and privacy considerations are dynamic for 653 consumer IoT products, though, owing to the fact that even in this specific sector, use 654 cases for IoT products may vary significantly. In some cases, there may be clear safety 655 implications to a product and its operation, but this is not always the case. The same goes 656 for privacy, and this is exacerbated by the fact that different use cases may share broad 657 safety and/or privacy considerations, but the specifics and impacts on capabilities to 658 mitigate risks in these areas may be very different. This all means that our profile's 659 cybersecurity capabilities must look to how it can broadly support and/or not hinder these 660 areas.
- 661
 4. Considerations of the customers (i.e., home consumers) that would be managing
 662 consumer IoT products. The unpredictable and ad hoc nature of customer risk mitigation
 663 for consumer IoT products encourages that broadly useful and generally recommended
 664 cybersecurity practices be reflected in the profile.
- Additionally, an important cybersecurity need for this sector is usable cybersecurity
 capabilities that apply across the entire product, and are implemented to need
 minimal/efficient customer set-up and interaction for use is , since these customers will
 not have deep knowledge or resources to leverage if capabilities are not usable to them.
- 669
 6. Finally, specific standards, solutions, implementations, or mitigations should be fit to an 670
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NIST applied these considerations to the NISTIRs 8259A/B core baseline capabilities to adapt
the general IoT approach for the consumer sector. The resulting consumer profile, though more
directly tailored for the sector, is still meant to speak to a broad range of IoT technologies, use

cases, and risk mitigation considerations. Therefore, application of the consumer profile to a
 specific product or product type may require additional, but similar gathering and consideration

681 of information as described in this Section.

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684	[Path Forward]	National Institute of Standards and Technology (2021) Consumer Cybersecurity Labeling for IoT Products: Discussion Draft on the Path Forward. (National Institute of Standards and Technology, Gaithersburg, MD). Available online <u>here</u> .

685 Appendix A—Acronyms

- 686 Selected acronyms and abbreviations used in this paper are defined below.
- 687 DDoS Distributed Denial of Service 688 Executive Order EO 689 Information Technology Laboratory ITL 690 Internet of Things IoT NIST National Institute of Standards and Technology 691 692 NIST Internal Report NISTIR

694 Appendix B—Glossary		
	Consumer IoT Product	IoT products that are intended for personal, family, or household use.
	Core Baseline	A set of device cybersecurity capabilities and non-technical supporting capabilities needed to support common cybersecurity controls that protect the customer's devices and device data, systems, and ecosystems.
	Device Cybersecurity Capability	Cybersecurity features or functions that computing devices provide through their own technical means (i.e., device hardware and software).
	IoT Device	Devices that have at least one transducer (sensor or actuator) for interacting directly with the physical world and at least one network interface (e.g., Ethernet, Wi-Fi, Bluetooth) for interfacing with the digital world.
	IoT Product	An IoT device or IoT devices and any additional product components (e.g., backend, mobile app) that are necessary to use the IoT device beyond basic operational features.
	Non-Technical Supporting Capability	Non-technical supporting capabilities are actions an organization performs in support of the cybersecurity of an IoT device.