

Information Governance Policy

The key messages the reader should note about this document are:

1. Sets out Information Governance Policy for the Trust, aligned to the UK General Data Protection Regulation & its enactment as the Data Protection Act (2018)
2. Defines the Trust's Information Governance Framework, as required by the NHS Digital Data Security & Protection Toolkit
3. Over-arches the development of underlying IG procedures within the Trust
4. Gives the Information Governance team a mandate for its work
5. Encourages best practice aligned to data protection and other relevant law and NHS policy

This policy/procedure may refer to staff as qualified/registered/professional or other such term to describe their role. These terms have traditionally referred to individuals in a clinical role at band 5 or above. Please note that the use of these terms **may or may not** include nursing associates or associate practitioners (band 4). For clarification on whether a nursing associate or associate practitioner is an appropriate person to take on the identified roles or tasks in this policy/procedure please refer to the job description and job plan for the individual, or local risk assessment.

DOCUMENT SUMMARY SHEET

ALL sections of this form must be completed.

Document Title	Information Governance Policy
Document Reference Number	IG-0001
Key searchable words	<i>Information Governance, Data Protection, Freedom of Information</i>
Executive Team member responsible (title)	Chief Financial Officer
Document author (name and title)	Carl Starbuck Head of Information Governance
Approved by (Committee/Group)	Information Governance Group
Date approved	27/01/2022
Ratified by	Policy and Procedure Group
Date ratified	10 February 2022
Review date	10 February 2025
Frequency of review	<i>At least every three years</i>

Amendment detail

Version	Amendment	Reason
0.1	This is a revision of an existing procedure	This is the first re-draft under the revised NHSLA standard format.
0.2	Minor amendments throughout	After Board review, 27 th November 2008
1.0	Ratified	Ratified IM&T, 23 rd January 2009
1.1	Minor updates to reflect toolkit changes & to feature "IG Framework" terminology.	First review, to reflect IGT v8.
2.0	Ratified	Ratified by Board of Directors
2.1	Changes to key contacts, general review and update, logo change.	Annual review by Carl Starbuck – Information & Knowledge Manager
3.0	Ratified	Ratified by Board of Directors
3.1	Updated to current template, modernisation of language and governance structures, inclusion of Caldicott 2 commitment to information sharing	Annual review by Carl Starbuck – Information & Knowledge Manager
4.0	Ratified	Ratified 14 th August 2014 – confirmed by SIRO. Caldicott Guardian & CIO present at approving meeting
	Review date extended	Executive Team agreed (1 December 2015) to extend the review date of this document from 9 October 2014 to 31 May 2016.
	Review date extended	31/5/17 Policy and Procedure Group agreed to extend from 1/9/17 to 25/5/18
4.1	Review and update	Transferred to current procedural document format (2018), refreshed for compliance with the General Data Protection Regulation and checked overall for currency & consistency by Carl Starbuck – Information & Knowledge Manager.
5.0	Ratified	Ratified at Policy and Procedure Group – 29 August 2018
5.1	Additional content on for GDPR	Section inserted to cover the timely delivery of Privacy Notices for clinical / non clinical data holdings at the point of initial collection / engagement. Addition of IAO and IAA

		definitions and GDPR definitions of Personal & Special Category data.
6.0	Ratified	Ratified at Policy and Procedure Group – 27 February 2019
6.1	Minor updates, including: GDPR to read UK-GDPR Job Title Cessation of fax use DoH to read DoHSC IG Group membership Minor proof-read / language changes.	Document reached 3 year refresh interval
7.0	Ratified	Ratified at Policy and Procedure Group

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1. The Policy

1.1 Flowchart of Policy (if relevant)

Not relevant for this policy.

1.2 Executive Summary

Information Governance is the legal and ethical framework under which Personal Confidential Data and otherwise confidential information is processed. It includes our approach to data quality, information security, confidentiality, information sharing and information retention and disposal. It gives assurance to the Trust and to stakeholders that personal information is dealt with lawfully, ethically, securely, efficiently and effectively, in order to deliver the best possible care whilst respecting the confidentiality of data subjects.

The Trust will establish and maintain policies and procedures to ensure compliance with the UK General Data Protection Regulation (UK-GDPR) and its enactment under the Data Protection Act (2018), Computer Misuse Act, Freedom of Information Act, NHS Confidentiality Code of Practice, NHS Digital Data Security & Protection Toolkit and any other relevant legislation, directive or requirement issued by any appropriate body.

The scope of compliance is not limited to clinical information. It covers all information both of Personal or Special Category nature and that which is deemed to be commercially or business confidential, or otherwise regarded as confidential in nature.

1.3 Description & Purpose of Policy

This policy forms part of the Trust approach to Information Governance and establishes the Information Governance Framework. It will over-arch relevant procedural documentation in this area, mirroring legislation and regulatory requirements.

The purpose of this document is to set out the Trust Information Governance Policy and Framework, and empower the Information Governance team with a Board-level mandate for their continued work. It will over-arch numerous procedural documents that will underpin the required actions to improve and maintain the Trust Information Governance position, by progressing the requirements of the NHS Digital Data Security & Protection Toolkit and actions against other demands placed on the Trust in the context of the evolving national Information Governance agenda.

The Policy aims to encourage the uptake of IG best practice and observance of the requirements of appropriate legislation such that IG incidents are lessened or eradicated, with these ultimate key aims:

- Personal Confidential Data relating to service users, staff, FT membership and other individuals is handled in appropriate manner.

- Corporate information is handled according to appropriate consideration of the balance between commercial confidentiality, the need for openness, and the requirements of the Freedom of Information Act.
- The Trust is protected from harm to its reputation and punitive sanctions imposed by the Information Commissioners Office or other regulatory body.
- The Trust IG team continue to monitor the changing IG agenda and report important developments via the IG Group and upwards to the Executive Team and Trust Board.
- Performance against the NHS Digital Data Security & Protection Toolkit, appropriate CQC standards and other relevant IG initiatives will be closely monitored and championed so that Trust performance is improved, maintained and appropriately reported.
- That Trust staff in all areas, specialisations and roles are mindful of their obligations and best practice in the handling of Personal Confidential Data, and that they are adequately supported in their work by a highly developed and embedded IG Framework.
- That service users and other stakeholders are justifiably assured of the technical, systemic, operational and procedural measures in place to protect their information, maintain its confidentiality and use it appropriately to facilitate quality care and wider Trust business.
- That relevant information will be shared with partner organisations when it is lawful and ethical to do so and when this supports an appropriate purpose.

1.4 Scope

This policy covers all forms of information within the Trust, including (but not limited to):

- Service User information
- HR / Workforce information
- Organisational information
- Foundation Trust membership information
- Other personal confidential data
- Confidential Trust business & commercial information

This policy covers all aspects of handling information, including (but not limited to):

- Structured record systems – paper and electronic
- Transmission of information – e-mail, post, telephone and fax (noting that fax is now regarded as an outdated method and is in the process of being ceased throughout the NHS)
- Movement of information – carried on digital media or in paper form

This policy covers all information systems used, purchased, developed and managed by or on behalf of the Trust and any individual directly employed by or associated with the Trust.

The terms Personal and Special Category data will have meanings as defined in UK-GDPR / Data Protection Act (2018), as follows:-

Personal Data

Personal data only includes information relating to natural (living) persons who:

- can be identified or who are identifiable, directly from the information in question; or
- who can be indirectly identified from that information in combination with other information.

Special Category Data

Information relating to an identifiable individuals:-

- race;
- ethnic origin;
- politics;
- religion;
- trade union membership;
- genetics;
- biometrics (where used for ID purposes);
- health;
- sex life; or
- sexual orientation.

Although the UK-GDPR & the Data Protection (2018) differ from previous iterations of the Act in omitting forensic, police, or offender data from the definition above, this data should be regarded as equally sensitive.

Otherwise Confidential Data / Information

The definitions of the UK-GDPR and Data Protection Act (2018) do not fully cover the scope of confidential data. Information of a commercial nature, business critical data and Business Continuity / Disaster Recovery planning information are all deserving of confidential handling. Some personal data, whilst not captured above (banking data for example) should always be regarded as confidential. Seek the advice of the Information Governance

team for a steer on the confidentiality of the data you record, hold and use if you are unsure.

1.5 Openness

The Trust recognises the need for an appropriate balance between openness and confidentiality in the management and use of information. We will therefore seek to balance the public interest in providing a confidential service with our responsibilities

under the Duty of Candour, the Freedom of Information Act and other relevant legislation and initiatives.

- Non-confidential information about the Trust and services will be available to the public through a variety of means, in line with the Trust's ethic of openness and the regulations outlined in the Freedom of Information Act.
- Service users will have access to information relating to their own health care, options for treatment and their rights – both as service users and as 'data subjects'. There will be clear procedures and arrangements for handling queries from service users and the public.
- Service users will be made aware of how the Trust will use their personal data, and set out their rights under Data Protection law by being provided with appropriate service-user leaflets and signposting to the Trust Privacy Notice at the earliest appropriate opportunity in their journey as a service user.
- Contact details for the Trust Data Protection Officer will be publicly available.
- Disclosure under Data Protection Act (2018) Subject Access Requests will be assessed for content which may cause risk of harm (physical or mental) to the subject or any 3rd party. Such content may be withheld from disclosure.
- The Trust will have clear procedures and arrangements for liaison with the press and broadcasting media.
- Integrity of information will be developed, monitored and maintained to ensure that it is appropriate for the purposes intended.
- Availability of information for operational purposes will be maintained within set parameters relating to its importance via appropriate procedures and computer system & infrastructure resilience.
- The Trust regards all personal information relating to staff as confidential except where national policy on accountability and openness or other requirements dictate otherwise. Staff will however be identifiable by name in their professional capacity.
- The Trust will establish and maintain policies and procedures to ensure compliance with UK-GDPR & the Data Protection Act (2018), Human Rights Act, Computer Misuse Act, the common law duty of confidence and the Freedom of Information Act.
- Awareness and understanding of all staff with regard to responsibilities will be routinely assessed and appropriate training and awareness provided.
- Where appropriate, lawful and ethical, the Trust will share relevant information with partner organisations, subject to need.

1.6 Privacy Notices

The Trust's commitment to openness in the processing of Personal / Special Category data echoes the UK-GDPR & Data Protection Act (2018) and will be enacted by the publication and promotion of UK-GDPR / DPA aligned Privacy Notices.

Privacy Notices will be developed for each distinctly different use of Personal / Special Category data, and will be delivered in a timely and accessible manner at the earliest appropriate juncture with the data subject – i.e. the person whose data we are collecting / using.

The Trust's general Privacy Notice for the processing of service user information will be hosted on the Trust website and will be accompanied by an easier read leaflet – ***It's your information, but it's our responsibility***. The leaflet and the Privacy Notice **must** be given to service users early in their journey with the Trust, ideally when first registered as a service user, although it is acknowledged that when service users first engage with our services their immediate acute needs may make the delivery of Data Protection materials better delivered at the next meeting or with a first appointment letter.

Non-patient Privacy Notices must be issued to data subjects at the earliest opportunity when their data is first collected – e.g. for staff on application, at recruitment, or when engaging with other services.

1.7 Information Security

The Trust will establish and maintain policies and procedures for the effective and secure management of its information assets and resources.

- Audits will be undertaken or commissioned to assess information and IT security arrangements.
- The Trust Incident Reporting system will be used to report, monitor and investigate all breaches of confidentiality and information / cyber security. The IG Group will have sight of all IG-related reports and advise on further action if necessary.
- Near-miss reports will be evaluated to support future prevention.
- Any recurring themes in IG incidents will be followed up appropriately with trustwide communications.
- The Trust will monitor its systems and evaluate security arrangements against the evolving Information Governance agenda and any new
- directives or requirements received from NHS England, NHS Digital, the wider NHS and UK government sources.
- The Trust will monitor technical resources and horizon scan for new threats to information / cyber security.
- The IG Group, the IG team, and key ICT staff will contribute appropriate expertise to the information / cyber security aspects of the Information Governance Framework as required.
- The Trust will work to a “Privacy by Design & by Default” approach to information security and will undertake a Data Protection Impact Assessment, aligned to the ICO recommended approach, whenever new or significantly modified processes or systems are implemented which are deemed “high risk” data processing.
- Data Processing Contracts will be drafted to cover any contracted out data processing or hosting.

1.8 Information Quality Assurance

The Trust will establish and maintain policies and procedures for information quality assurance and the effective management of records.

- Audits will be undertaken or commissioned on the data quality and records management arrangements.
- All staff will be expected to take ownership of, and seek to improve, the quality of data within their services.
- Wherever possible, information quality will be assured at the point of collection.
- The Trust will promote data quality through policies & procedures, user manuals and appropriate training.
- The IG Group and the Informatics team will contribute appropriate expertise to the information quality assurance aspects of the Information Governance Framework as required.

1.9 Related Procedural Documents

The Trust has a comprehensive range of procedural documents supporting the Information Governance agenda; reference must be made to these alongside this policy. See Section 5 – Associated Documentation.

1.10 Legal / Ethical Context

The evolving Information Governance agenda is underpinned by several key legislative strands, NHS / DoHSC policy and other sectoral guidance; reference must be made to these alongside this policy. See Section 4 – References, Evidence Base.

1.11 Year-On-Year Improvement / Maintenance Plan and Assessment

An assessment of compliance with requirements within the NHS Digital Data Security & Protection Toolkit will be undertaken and continually monitored for progress against compliance. Reports and proposed action / development plans will be agreed and monitored by the IG Group.

1.12 Information Governance Group

Information Governance will be managed and championed across the Trust by the work of the Information Governance Group. The membership of this group will provide the Trust with an appropriate forum comprised of relevant expertise and representation.

- Caldicott Guardian (or Deputy)
- SIRO (or Deputy)
- Head of Information Governance / Data Protection Officer / Freedom of Information Officer (Chair)
- Information Governance Support Officer
- Chief Information Officer
- Senior Information Manager

- Human Resources Representative
- ICT Network Support Manager
- Head of IT Service Delivery
- ICT Service Desk Manager

The responsibilities of the Information Governance Group will include (but not be limited to):

- Development, review and approval of relevant policies and procedures.
- Recommending for approval to the Trust Board the annual submission of compliance with requirements in the NHS Digital Data Security & Protection Toolkit and related action plans.
- To co-ordinate and monitor Information Governance activity across the Trust.
- To evaluate information governance related incident reports (via DATIX), to assess the impact and action taken, to advise further action if required and to action trust-wide communications in the event of common incident themes.
- To receive reports and evaluate performance against the statutory requirements of the Freedom of Information Act and Subject Access Request performance under UK-GDPR / the Data Protection Act (2018).
- To track actions against the NHS Digital CareCERT cyber security threat broadcasts and monitor the state of preparedness against known cyber security threats.

For further information on the constitution, membership, remit and authority of the Information Governance Group, refer to the Group's Terms of Reference.

1.13 Duties and Responsibilities

The duties and responsibilities within the organisation are as follows. These duties also set out the Trust Information Governance Framework.

Chief Executive

The Trust Chief Executive will be responsible for signing off appropriate declarations on behalf of the Trust and will be ultimately accountable for Information Governance issues.

Senior Information Risk Owner (SIRO)

The Trust must have Board-level representation to act as the Senior Information Risk Owner (SIRO). This role is fulfilled by the Chief Financial Officer. The designated SIRO will act as the Board-level owner of information risks and as such will be the point of contact for Board-level input in this area. Progress against this Policy, particularly any difficulties and the resultant risks must be reported to the SIRO. The SIRO will be adequately trained via appropriate NHS Digital IG Training modules as a minimum, and will be supported by the Information and Knowledge Services department in this role.

Information Asset Owners

Information Asset Owners (IAOs) must be senior / responsible individuals involved in running the relevant service. Their role is to understand what information is held, what is added and what is removed, how information is moved, and who has access and why. As a result they are able to understand and address risks to the information, and ensure that information is fully used within the law for appropriate purposes. They will form an important link with the Data Protection Officer and SIRO in providing assurance that Information Assets in their area of operations are appropriately used and managed.

Information Asset Administrators

Reporting to the IAO, Information Asset Administrators (IAAs) ensure that policies and procedures are followed, recognise actual or potential security incidents, consult their IAO on incident management, and ensure that information asset registers are accurate and up to date. This role could be filled, for example, by an operational member of staff who is responsible for one or more information assets.

Caldicott Guardian

To be the Trust ultimate authority on service user confidentiality issues. Will advise on service user data confidentiality matters and provide this expertise to the IG Group by attendance at IG Group meetings. The Caldicott Guardian will be a Board-level member of the executive team and will be appropriately trained to ensure that knowledge and expertise remains current. The Caldicott Guardian will be supported by the Head of Information Governance in the role of Deputy Caldicott Guardian.

Data Protection Officer / Freedom of Information Officer

Will be the Trust first line of Information Governance expertise and as such an active participant in the IG Group. Will be the first point of call on data protection issues for staff or managers who need support in this area, referring to the Caldicott Guardian if required and specifically on service user confidentiality issues, and will support the Caldicott Guardian. Will oversee the Trust Freedom of Information Act and Data Protection Subject Access Request procedures and ensure that requests are processed in a timely and professional manner, with exemptions suitably and lawfully applied. The Data Protection Officer / Freedom of Information Officer will be appropriately trained and ensure that knowledge and expertise remains current. The Data Protection Officer / Freedom of Information Officer roles will be embodied in the post of Head of Information Governance.

The Data Protection Officer will have statutory duties and responsibilities defined by the UK General Data Protection Regulation, which are as follows:-

UK-GDPR - Article 39(1)(a)-(e) & (2)

- to inform and advise the most senior levels of management, Trust data controller, and their employees, of their obligations under the Regulation and other applicable laws and regulations.

- to monitor compliance with the Regulation and other applicable laws and regulations and with the relevant policies of the Trust data controller, this includes assignment of responsibilities, awareness and training, and relevant audits. These reports will be provided to the most senior levels of management.
- to advise on the data protection impact assessment (DPIA) process and monitor its performance, if requested, and
- to liaise with the Information Commissioner's Office as required in the management of Information Governance breaches and general enquiries, seeking to protect the rights of service users, staff and the public.
- in the performance of his or her tasks have due regard to the risk associated with processing operations, taking into account the nature, scope, context and purposes of processing.
- to be the advertised contact point for the public as regards the Regulation.

Information Governance Support Officer

Will perform a key operational role in embedding and championing Information Governance in organisational culture. The IG Support Officer will facilitate both induction and formal IG training, assist in the drafting of IG related communications materials and support the activities of the IG Group as meeting facilitator. The post holder will operate and administer the Trust Freedom of Information procedures and assist on data protection and confidentiality issues. The Officer will be responsible for progress chasing the NHS Digital Data Security & Protection Toolkit during each reporting year. The post holder will be appropriately trained and ensure that knowledge and expertise remains current.

Finance and Performance Committee

Will support the IG team & IG Group in developing, enacting and ratifying IG oriented procedural documents and provide a mandate for work in this area. Where necessary they will evaluate Trust progress in the area of information security and provide budgetary support of this policy if required.

Information Governance Group

Will support the IG team in developing and enacting this policy and will provide a forum to debate future developments in this area. They will interpret and advise on appropriate action in the light of any new guidance coming from NHS England, NHS Digital, NHS / DoHSC or Central Government. The group will be the appropriate reporting and investigatory body relating to IG incidents and will have oversight of Trust Data Security & Protection Toolkit progress and reporting. The Group will maintain oversight of compliance with the implementation of the UK-GDPR and its enactment as the Data Protection Act (2018) and the embedding of relevant law into business-as-usual practice across the Trust via the development and monitoring of Trust policy & procedure.

Information Governance Team

Will continue to monitor the evolving Information Governance agenda and make recommendations to revise this policy and any underlying procedures subject to need. The IG team will present any new directives in this area to the IG Group for consideration and action. The team will be responsible for providing any IG-related reporting to NHS England, NHS Digital, CQC, NHS Improvement and any other relevant body. The team will lead operationally on Data Security & Protection Toolkit performance.

Staff & Associated Non-Employed Personnel

Will be personally responsible for making sure they adhere to this policy and all underlying procedures at all times. Every member of staff and all personnel working with / for the Trust but not employed by the Trust have a personal responsibility to observe best practice in the storage, handling, communicating and processing of all Personal, Special Category and otherwise confidential information and remain vigilant to possible and actual breaches in information security and report them through the Trust incident reporting procedures. The Trust will provide compulsory IG training to all staff, with training a pre-requisite of Trust systems access. New staff will receive a basic IG awareness briefing at induction, and will maintain an awareness of IG communications via all media during their working lives within the Trust.

1.14 Training

The Information Governance team will take responsibility for raising the level of IG awareness and training throughout the Trust.

- All staff will attend, as part of their induction, an awareness session on Information Governance. This will be delivered via a presentation at the Trust's regular induction events.
- The Trust compulsory Information Governance training package will be introduced to new starters via the induction presentation during the induction event.
- Information Governance training is compulsory for all staff, in all staff groups / roles, on an annual basis.
- Information Governance training is a compulsory pre-requisite for the following user groups:
 - a. Clinical systems users
 - b. Leeds Care Record users
 - c. E-Results users
 - d. Registration Authority SmartCard holders
- Failure to achieve and maintain the appropriate Information Governance training standard may result in the removal of access to Trust systems.
- The IG Team and IG Group will raise trustwide awareness of IG issues, common themes in incident reporting, training opportunities and progress etc. via appropriate communications methods.
- The IG Team will develop IG communications materials to inform and advise service users and staff on IG issues.

2 Appendices

None.

PART B

3 IDENTIFICATION OF STAKEHOLDERS

The table below should be used as a summary. List those involved in development, consultation, approval and ratification processes.

Stakeholder	Level of involvement
Information Governance Group (comprising) <ul style="list-style-type: none"> • Caldicott Guardian (or Deputy) • SIRO (or Deputy) • Head of Information Governance / Data Protection Officer / Freedom of Information Officer • Information Governance Support Officer • Chief Information Officer • Senior Information Manager • Human Resources Representative • ICT Network Support Manager • Head of IT Service Delivery • ICT Service Desk Manager 	Consultation
Staffside representative	Consultation
Information Governance Group	Approval
Policy & Procedure Group	Ratification

4 REFERENCES, EVIDENCE BASE

- Data Protection Act
- UK General Data Protection Regulation
- Human Rights Act
- Computer Misuse Act
- Freedom of Information Act
- Access to Health Records Act
- NHS Confidentiality Code of Practice
- NHS Records Management Code of Practice
- Professional codes of conduct from the BMA, GMC and NMC and others including Allied Health professionals, Finance Professionals and NHS Managers

5 ASSOCIATED DOCUMENTATION (if relevant)

- IG-0002 – Health Records Policy
- IG-0003 – Confidentiality Code of Conduct
- IG-0005 – Freedom of Information Procedure
- IG-0006 – Data Quality Policy

- IG-0007 – Corporate Records Management Guidance
- IG-0008 – Medical Records Subject Access Request Procedure
- HR-0053 – Data Protection Act Subject Access Request (Employee Records) Procedure
- IG-0009 – Safe Haven Guidance
- IG-0010 – Data Protection Policy
- IG-0011 – Document Security Marking Policy

- IT-0001 – Encryption Policy
- IT-0002 – Internet Use Policy
- IT-0003 – Email Use Policy
- IT-0004 – Network Security Policy
- IT-0005 – Portable Computing Device Policy
- IT-0008 – Information Security Policy
- IT-0009 – Supplier Support Access Agreement Procedure
- IT-0010 – Mobile & Smartphone Communications Policy

- IG Group Terms of Reference

6 STANDARDS / KEY PERFORMANCE INDICATORS (if relevant)

Effectiveness of the policy will be monitored by the number and severity of IG incidents occurring within the Trust, and that the Trust remains free of adverse publicity and punitive sanctions imposed by the Information Commissioner or other regulatory body.

The NHS Digital Data Security & Protection Toolkit scoring (annually) will also be viewed as an indicator of performance against this policy and the underlying procedural documents.

Regular reports of various aspects of IG performance will be supplied to the monthly IG Group meetings – see below:-

Topic	Monitoring/ Audit	Lead Manager	Data Source	Sample	Data Collection Method	Frequency Activity	Of	Review Body
Data Security & Protection Toolkit results	Audit	Carl Starbuck	NHS Digital Toolkit website	Annual	Visit DSP Toolkit website, internal monitoring	Annual		IG Group
IG Incident / SIRI Reporting	Monitoring	Carl Starbuck	Reports to IG Group	Monthly	Papers to Group	Monthly		IG Group
Freedom of Information Act performance	Monitoring	Carl Starbuck	Reports to IG Group	Monthly	Papers to Group	Monthly		IG Group
Subject Access Request performance	Monitoring	Carl Starbuck	Reports to IG Group	Monthly	Papers to Group	Monthly		IG Group
IG Training compliance	Monitoring	Carl Starbuck	Reports to IG Group	Monthly	Papers to Group	Monthly		IG Group

7. EQUALITY IMPACT

The Trust has a duty under the Equality Act 2010 to have due regard to the need to eliminate unlawful discrimination, advance equality of opportunity and foster good relations between people from different groups. Consideration must be given to any potential impacts that the application of this policy/procedure might have on these requirements and on the nine protected groups identified by the Act (age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion and belief, gender and sexual orientation).

Declaration: The potential impacts on the application of this policy/procedure have been fully considered for all nine protected groups. Through this process I have not identified any potential negative impacts for any of the nine protected groups.

Print name: Carl Starbuck

Job title: Head of Information Governance

Date: 11th January 2022

If any potential negative impacts are identified the Diversity Team must be contacted for advice and guidance: email; diversity.lypft@nhs.net.

CHECKLIST

To be completed and attached to any draft version of a procedural document when submitted to the appropriate group/committee to support its consideration and approval/ratification of the procedural document.

This checklist is part of the working papers.

	Title of document being newly created / reviewed:	Yes / No/
1.	Title	
	Is the title clear and unambiguous?	✓
	Is the procedural document in the correct format and style?	✓
2.	Development Process	
	Is there evidence of reasonable attempts to ensure relevant expertise has been used?	✓
3.	Content	
	Is the Purpose of the document clear?	✓
5.	Approval	
	Does the document identify which committee/group will approve it?	✓
6.	Equality Impact Assessment	
	Has the declaration been completed?	✓
7.	Review Date	
	Is the review date identified?	✓
	Is the frequency of review identified and acceptable?	✓
8.	Overall Responsibility for the Document	
	Is it clear who will be responsible for co-ordinating the dissemination, implementation and review of the document?	✓

Name of the Chair of the Committee / Group approving

If you are assured this document meets requirements and that it will provide an essential element in ensuring a safe and effective workforce, please sign and date below and forward to the chair of the committee/group where it will be ratified.

Name	<i>Carl Starbuck</i>	Date	<i>11 January 2022</i>
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Name of the chair of the Group/Committee ratifying

If you are assured that the group or committee approving this procedural document have fulfilled its obligation please sign and date it and return to the procedural document author who will ensure the document is disseminated and uploaded onto Staffnet.

Name	<i>Cath Hill</i>	Date	<i>10 February 2022</i>
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