

Ref: PL010

# Physical Server Protection and Physical Access Control

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Designation of Policy Author(s)	Head of Information Governance and Patient Records
Policy Development Contributor(s)	Head of Technology
Designation of Sponsor	Chief Information Officer
Responsible Committee	Information Governance Committee
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The Trust is committed to a duty of candour by ensuring that all interactions with patients, relatives, carers, the general public, commissioners, governors, staff and regulators are honest, open, transparent and appropriate and conducted in a timely manner. These interactions be they verbal, written or electronic will be conducted in line with the NPSA, 'Being Open' alert, (NPSA/2009/PSA003 available at <u>www.nrls.npsa.nhs.uk/beingopen</u> and other relevant regulatory standards and prevailing legislation and NHS constitution)

It is essential in communications with patients that when mistakes are made and/or patients have a poor experience that this is explained in a plain language manner making a clear apology for any harm or distress caused.

The Trust will monitor compliance with the principles of both the duty of candour and being open NPSA alert through analysis of claims, complaints and serious untoward incidents recorded within the Ulysses Risk Management System.

# **1** Executive Summary

#### 1.1 Applicability and Scope

- i. This policy covers all aspects of information within the organisation, including (but not limited to) patient/client/service user information, personnel information, organisational information.
- ii. This Policy covers all aspects of handing information within the organisation, including (but not limited to) structured record systems (paper and electronic) and transmission of information.
- iii. This Policy covers all Information systems purchased, developed and managed by/on behalf of, the organisation and any individual directly employed or any individual undertaking activity under the control or direction of the organisation.

## 2 Introduction

- i. The Trust regards all person identifiable information that it holds or processes as confidential and will implement and maintain policies to ensure compliance with all necessary mandatory obligations.
- ii. The Trust recognises the importance of reliable information, both in terms of the clinical management of individual patients and the efficient management of services and resources. Effective information governance plays a key part in supporting clinical governance, service planning and performance management.
- iii. Effective Information Governance gives assurance to the Trust and to individuals that personal information is dealt with legally, securely, efficiently and effectively in order to deliver the best possible care.
- iv. The Trust will ensure that information is efficiently managed, and that appropriate policies, procedures and management accountability and structures provide a robust governance framework for information management.

# **3** Policy Objectives

i. To define the standards and Trust rules for all individuals involved in the physical protection of the Trust network infrastructure.

## 4 Duties and Responsibilities

4.1 The Senior Information Risk Owner

- Is accountable for Information Governance and Information Security at a Trust level, which includes the risk assessment process for information risk, including review of annual information risk assessments that support and inform the Statement of Internal Control.
- Reviews and approve actions in respect of identified information risks
- Ensures that the organisation's approach to information risk is effective in terms of resource, commitment, and execution and that this is communicated to all staff.
- Sets the overall objectives for Information Security for the Trust
- 4.2 Caldicott Guardian
  - Is agreed as the 'conscience' of the organisation and to advise the Trust Board on matters relating to confidentiality.
  - Reviews and approves protocols governing the disclosure of patient information across organisational boundaries.
  - Approves the release of information where consent from the data subject is not considered necessary or appropriate
- 4.3 Chief Information Officer
  - Takes overall responsibility for IT Services for the Trust
  - Ensures that the organisation complies with all mandatory requirements in respect of Information Technology, Information Security and Cyber Security
  - Has overall responsibility for Information Security for the Trust
  - Ensures the overall approach taken to managing Information Security, Information Systems and Information technology is appropriate
- 4.4 Head of Technology
  - Is responsible for the management of Information Security across the Trust.
  - Monitors local responses to Information Security incidents and provide support in developing proportionate and effective responses to manage risk.
  - To be responsible, as operational Lead, for IT services and the associated security risks.
  - Manages the Trust Information Technology infrastructure on a day-to-day basis as directed by the Chief Information Officer

# 5 Main Provisions

### 5.1 General Provisions

i. The Head of Technology will ensure the necessary physical safeguards are in place to protect the hardware of the Trust Network Infrastructure from compromise.

## 5.2 Access to Controlled Areas

i. Only individuals that have been approved by the Head of Technology may enter an area where the Trust network is housed or controlled.

- ii. The Head of Technology shall ensure an up-to-date list of named individuals who are authorised to access such areas is maintained. Where the individual is not an employee of the Trust, then a record of each instance where such an employee has accessed such areas, shall be maintained.
- iii. All individuals granted physical access to any area where the Trust network is controlled or housed are responsible for the protection of the network infrastructure for any period during which they are in the areas where the network is controlled or housed. Individuals who, by deliberate omission of action, fail to protect the Trust to its network infrastructure, may be subject to disciplinary action.
- iv. Staff may only enter an area where the Trust network is controlled or housed for activities relating to their role and for a specific purpose relating to that role.
- v. Where access to any area where the Trust network is controlled or housed is granted to an individual who is not employed by the Trust, the individual shall be accompanied at all times by an individual who is, themselves, authorised by the Head of Technology, to enter that area.
- vi. Suitably authorised individuals who are accompanying non-employees in an area where the Trust network is housed or controlled are personally responsible for the conduct of any individual who they are accompanying whilst they are in that controlled area.
- vii. Where access to any area, where the Trust network is controlled or housed, is granted to an individual who is not employed by the Trust, the individual shall be required to sign in when entering controlled areas.
- viii. Where access to any area, where the Trust network is controlled or housed, is granted to an individual who is not employed by the Trust, the individual shall, at all times, wear appropriate ID.

## 5.3 Environmental and Physical Protections

- i. All areas where the Trust network is controlled or housed shall be protected by appropriate physical access controls that will:
  - Ensure that protection is sufficiently robust to deter any unauthorised physical attempt to gain access.
  - Ensure that protection is sufficient to allow only those authorised to enter the area to do so
  - Ensure sufficient monitoring systems are in place to confirm when the controlled area has been accessed.
  - Ensure that, where a keycode is used to protect any controlled area, the keycode is changed on a regular basis.
- ii. Any area where the Trust network is controlled or housed shall be protected by Uninterruptable Power Supplies (UPS) that shall be suitable for the intended purpose and, in any case, will be suitable for a minimum of 10 minutes down-time.

- iii. Any area where the trust network is controlled or housed and requires temperature control shall be protected by temperature control systems that are appropriate for the intended purpose.
- iv. Any area where the trust network is controlled or housed shall be protected by fire control and protection systems that are appropriate for the intended purpose.
- v. Any area where the trust network is controlled or housed shall be suitable in physical design as to provide maximum protection against all reasonably considered eventualities.
- vi. All temperature control units have a pre-set temperature depending on the season. Changes to the ambient temperature may only be authorised by the Head of Technology
- vii. The Head of Technology shall ensure effective monitoring systems are in place in areas where the Trust network infrastructure is controlled or housed in order to ensure optimal environmental conditions can be maintained and problems rectified as soon as possible.
- viii. Changes to the configuration of setting in relation to the physical control and protection of the Trust network infrastructure can only be made following authorisation by the Head of Technology
- ix. Smoking, eating and drinking is not allowed in areas where the network infrastructure is controlled or housed.
- x. Access to the secondary data centre, on behalf of the Liverpool Women's Hospital, must be approved by the Head of Technology
- xi. Any member of staff entering any area where the Trust network infrastructure is controlled or housed is responsible for general housekeeping in that area. The Head of Technology will ensure each area is inspected and cleaned on a regular basis.

## 5.4 Authority to Act

- i. Approving Officers are, for the purposes of this Policy:
  - Chief Information Officer
  - Head of Technology
  - IT Operations Manager
- ii. Authority to vary from this policy for a specific reason and a time limited period can be given by an Approving Officer
- iii. An Approving Officer shall not be allowed to give authority where giving such authority would give rise to a conflict of interest.
- iv. Authority to vary from this Policy, which is not time-limited, may initially be given by an Approving Officer but this must then be approved by the Information Governance Committee at the first opportunity.

### 5.5 Reporting and Monitoring

- i. The Information Governance Committee shall be informed of any incidents where the cause is a systematic failure of any of its systems of control.
- ii. All Managers will provide reasonable access to any system, area or individual that will allow the Information Governance Department to assess compliance to this policy through the Spot-check Programme

# 6 Key References

- i. The Data Protection Act 1988
- ii. The UK General Data Protection Regulations
- iii. The Information Security NHS Code of Practice
- iv. The NHS Confidentiality Code of Practice
- v. The Records Management NHS Code of Practice
- vi. Freedom of Information Act 2000
- vii. Data Security and Protection Toolkit
- viii. The Computer Misuse Act

# 7 Associated Documents

#### None

# 8 Training

i. Training for implementation of this policy is contained within the Trust overall training program and is reference by the Information Governance and Information Security Policy and Framework

# 9 Policy Administration

### 9.1 Consultation, Communication and Implementation

Consultation Required	Authorised By	Date Authorised	Comments
Impact Assessment			
GDPR	R Cowell	14/02/2023	None
Have the relevant details of the 2010 Bribery Act been considered in the drafting of this policy to minimise as far as reasonably practicable the potential for bribery?	Yes		
External Stakeholders			
Trust Staff Consultation via Intranet	Start date: Feb	ruary 2023	End Date: February 2023

Describe the Implementation Plan for the Policy (and guideline if impacts	
upon policy)	By Whom will this be
(Considerations include; launch event, awareness sessions,	Delivered?
communication / training via CBU's and other management structures, etc)	
The policy is existence already	

# Version History

Date Version Author Name Summary of Main Changes					
Date	VCISIOIT	and Designation			
21/08/2017	1.0	Russell Cowell, Head of Head of Information Governance	Policy has been completely reviewed and re-written. Policy version set to version 1.0 to reflect the substantial changes and the fact that it has been developed as an integrated policy set		
03/09/2018	1.1	Russell Cowell, Head of Head of Information Governance	Periodic review. Minimal updates to wording and KPIs. Addition of IT Operations Manager as 'Approving Officer'		
31/03/2020	2.0	Russell Cowell, Head of Head of Information Governance	General review and update to policy wording. Redefined categories in respect of legitimate activities when using Trust equipment, additional provisions for Bring Your own Device and staff response to suspicious Emails		
31/03/2021	3.0	Russell Cowell, Head of Head of Information Governance	General wording update to ensure the policy is kept up to date with policy decisions taken and legislation. No significant changes.		
31/03/2022	3.1	Russell Cowell, Head of Information Governance	Review only and re-approval. No changes		
31/03/2023	3.2	Russell Cowell, Head of Information Governance and Records	General wording review and re-approval by Information Governance Committee. Update to job title of Head of Information Governance to add "and Records" to title. Re-allocation of policy sponsorship to the Chief Information Officer		
31/03/2024	3.3	Russell Cowell, Head of Information Governance and Patient Records	General review and re-approval. No significant changes.		

# **10 Initial Equality Impact Assessment Screening Tool**

Does The Policy Affect:	Staff		Patients		Both	Х
Equality Group		Impact (Positive/Negative/Neutral)				
Race (All Ethnic Group)		Neutral				
<b>Disability</b> (Inc Physical, long term health Mental Impairments)	conditions &	Neutral				
Sex		Neutral				
Gender Re-Assignment		Neutral				
Religion Or Belief		Neutral				
Sexual Orientation		Neutral				
Age		Neutral				
Marriage & Civil Partnership		Neutral				
Pregnancy & Maternity		Neutral				
Other e.g., caring responsibilities, h etc.	numan rights	Neutral				

For each protected characteristic, consider whether the impact is positive. If so, provide supporting evidence to demonstrate how your decision was made and the impact that the policy will have with consideration of each protected characteristic (e.g., protected characteristic – impact – rationale)

Not Applicable

For each protected characteristic, consider whether the impact is negative. If so, provide supporting evidence to demonstrate how your decision was made and the impact that the policy will have with consideration of each protected characteristic (e.g., protected characteristic – impact – rationale)

Not Applicable

If your assessment has identified any negative impacts, please detail any actions that have been put in place to mitigate these (upon approval of EIA these actions will be shared with the Equality, Diversity and Inclusion Committee):

Outcome Actions Required		Time Scale	Responsible Officer	

Is there evidence that the s. 149 Public Sector Equality Duties (PSEDs) will be met? Consider whether the proposed policy will...

- Eliminate discrimination, victimisation, harassment, and any unlawful conduct that is prohibited under this act
- Advance Equality of opportunity
- Remove or minimise disadvantages suffered by people who share a relevant protected characteristic that are connected to that characteristic
- Take steps to meet the needs of people who share a relevant protected characteristic that are different from the needs of people who do not share it
- Encourage people who share a relevant protected characteristic to participate in public life or in any other activity in which participation by such people is disproportionately low.
- Foster good relations between persons who share a relevant protected characteristic and persons who do not share it. (Consider whether this is engaged. If engaged, consider how the project tackles prejudice and promotes understanding between the protected characteristics)

### Explain your answers below.

The policy is an administrative policy, which implements established legal obligations neutrally.

Does the EIA have regard to the need to reduce inequalities for patients with access to health services and the outcomes achieved? (this section is a requirement for any services outlined within the NHS England and Improvement <u>Core 20 Plus 5</u> approach to health inequalities) Explain.

The policy is an administrative policy, which implements established legal obligations neutrally.

## Section 2:

To be completed by the EDI Manager authorising the EIA

## Anything for noting or any recommendations for consideration by the Board

Guidance Note: Will PSEDs be met? Are Core 20 Plus 5 services considering patient health inequalities?

**Review Date:** 

Additional Supporting Evidence and Comments: