



Information Governance Assurance Policy

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Executive director	Medical Director/ Caldicott Guardian- Hilary Grant		
Policy lead	Head of Information Governance		
Policy author (if different from above)			
Exec Sign off Signature (electronic)	Mary		
Disclosable under Freedom of Information Act 2000	Yes		

Policy context

Information Governance is a key part of the modern NHS. The concept of IG refers to the way an organisation processes the information it generates through business operations Information Governance provides a way for employees to deal consistently with the different rules on how information is managed. Major legislation, this includes the Data Protection Act, NHS Confidentiality, NHS Care Record Guarantee, Information Security, NHS code of Practice, Records Management NHS Code of Practice and the Freedom of Information Act 2000.

Policy requirement (see Section 2)

- This policy supports legislation and best practice in Information Governance
- It relates to all information held in any format
- It sets the standards to be followed by all staff when handling information within the Trust
- It commits employees to specific governance requirement standards

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1. Introduction

1.1 Rationale

This policy describes the continued development and implementation of the robust Information Governance (IG) framework needed for the effective management and protection of organisational and personal information.

"Information Governance" describes the approach within which accountability, standards, policies and procedures are developed, implemented and maintained to ensure that all types of information used in the Trust are sourced, held and used appropriately, securely and legally.

'Information Governance' is an umbrella term for a collection of distinct but overlapping disciplines including:

- Access to information (Freedom of Information 2000, EIR Environmental Information Regulations 2004 etc)
- Confidentiality and Data Protection.
- Information Security Assurance.
- Information Quality Assurance.
- Records and Document Management (Care and Corporate).

1.2 Scope

As a provider of healthcare, the Trust carries a responsibility for handling and protecting information of many differing types. The policy covers all aspects of information within the organisation, including (but not limited to);

- Confidential Information
- Non Personal Information
- Non Confidential Information

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

- Structured record systems paper and electronic
- Transmission of information fax, email, post and telephone etc....

1.3 Principles

"Information Governance" is one of the main governance arrangements within the Trust along with:

- Clinical Governance
- Risk Management
- Research Governance
- Financial Governance

"Information Governance" covers all information held by the Trust (for example – clinical, staff, financial, estates, corporate, minutes), all formats (paper and electronic) and all "information systems" used to hold that information. These systems may be purely paper-based or partially or totally electronic. The information concerned may be "owned" or required for use by the Trust and hence may be internal or external.

2. Policy

2.1 Overarching objectives of the Policy:

- Establish and maintain robust Information Governance processes conforming to the Department of Health and NHS Digital standards, best practice standards and legal requirements.
- Ensure that all practices and procedures relating to handling and holding personal and Trust corporate information are legal and conform to best and/ or recommended information and clinical practice
- Ensure appropriate awareness and training sessions are provided to all staff, and those working on behalf of the Trust, to support good Information Governance.
- Ensure that clear advice is given to service users, families and carers about how their personal information is recorded, handled, stored and shared by the Trust and its partners. Service users will be provided with guidance, available in various formats, to explain their rights, how their personal information is handled, how they can seek further information and how they can raise concerns.
- Provide clear advice and guidance to staff and ensure that they
 understand and apply the principles of Information Governance to their
 working practice in relation to protecting the confidentiality and security of
 personal information (for both service users and other individuals) and to
 ensuring the safe keeping and handling of Trust business information,
 ensuring compliance with appropriate legislation.
- Maintain a clear reporting structure and ensure through management action and training that all staff understand their IG requirements.
- Undertake regular reviews and audits of how information is recorded, held and used. Management and Clinical Audits will be used to identify good practice and opportunities for improvement.
- Ensure procedures are produced and regularly reviewed to monitor their effectiveness so that improvements or deterioration in information handling standards can be recognised and addressed.
- Ensure that when service developments or modifications are undertaken, a review is undertaken of all aspects of Information Governance arrangements to ensure that they are robust and effective
- Work to in-still an Information Governance culture in the Trust through increasing awareness and providing training on the key issues.
- Ensure there are robust procedures for notifying and learning from IG breaches and incidents in line with the Trust's Risk Management Policy.
- Ensure service user participation in IG developments.
- Assess performance using the Data Security and Protection Toolkit and develop and implement action plans to ensure continued improvement.

3. Corporate Procedures

As a provider of healthcare, the Trust carries a responsibility for handling and protecting information of many differing types. The policy covers all aspects of information within the organisation, including (but not limited to);

3.1 Personal Information

Much of the information the Trust creates, receives and stores is of a personal nature as it contains personal details of service users, their families or staff. The Trust must comply with legislation which regulates the holding and sharing of personal information. It is important that relevant, timely and accurate information is available to those who are involved in the care of service users, but it is also important that personal information is not shared more widely than is necessary.

3.2 Non Personal Information

The Trust also holds information which whilst not of a personal nature is still confidential. This information must be managed to ensure any commercial sensitivity is retained, as well as allowing the effective running of the organisation.

3.3 Non Confidential Information

Some information is non-confidential and may be held for the purpose of benefiting the general public. Examples include information about the Trust's services and information about mental health conditions and treatment options. The Trust and its employees share responsibility for ensuring that this type of information is accurate, up to date and easily accessible to the public.

3.4 Guiding Principles

There are five guiding principles that interlink which guide this IG Policy:

- **1.** Openness and transparency
- 2. Legal Compliance
- **3.** Information Security
- 4. Information Quality Assurance
- **5.** Proactive use of information

3.5 Information Governance Overview

"Information Governance" covers all information held by the Trust (for example – clinical, staff, financial, estates, corporate, minutes), all formats (paper and electronic) and all "information systems" used to hold that information. These systems may be purely paper-based or partially or totally electronic. The information concerned may be "owned" or required for use by the Trust and hence may be internal or external.

3.6 Governance Requirements

The governance requirements are intended to ensure that there is a robust framework concerning the obtaining, recording, holding, using, sharing and destruction of all data and records held or used by the Trust and ensuring that relevant information is available where and when it is needed.

Information Governance (IG) within the Trust is to be considered under 6 key themes

- **1.** Information Governance Management
- 2. Confidentiality and Data Protection Assurance
- **3.** Information Systems Security Assurance
- 4. Clinical Information Assurance
- **5.** Secondary Use Assurance
- **6.** Corporate Information Assurance

The Information Governance arrangements will underpin the Trust's strategic goals and ensure that the information needed to support and deliver their implementation is reliably available, accurate and understandable.

Implementation of robust Information Governance arrangements will deliver improvements in information handling by following the Department of Health standards (called the "HORUS model"), which requires information to be:

Held securely and confidentially
Obtained fairly and efficiently
Recorded accurately and reliably
Used effectively and ethically
Shared appropriately and lawfully

In developing this IG Policy, the Trust recognises and supports; the need for an appropriate balance between openness and confidentiality in the management and use of information. This includes:

- The principles of corporate governance and public accountability and places equal importance on the confidentiality of, and the security arrangements to safeguard, both personal information about service users, families and carers and staff and commercially sensitive information.
- The need to share service user information with partner organisations (particularly health and social care) and other agencies in a controlled manner consistent with the interests of the service user and, in some circumstances, the public interest.
- The principle that accurate, timely and relevant information is essential to deliver high quality health and social care and that it is the responsibility of all clinicians and managers to ensure and promote the quality of information and to actively use information in decision-making processes.

3.7 Openness and transparency

To ensure openness, the Trust will:

- Ensure that non-confidential information about the Trust and its services is readily and easily available through a variety of media, in line with the Trust's Freedom of Information (FOI) Publication Scheme.
- Ensure all patients and service users are aware of how their information is used and shared to support their care.
- Implement policies and procedures to ensure compliance with the Freedom of Information Act.
- Undertake or commission regular assessments and audits of its policies and arrangements for openness.
- Ensure that service users have readily and easily available access to information relating to their own care, their options for treatment and their rights as service users.
- Procedures will be in place detailing how this process will be managed and made available to service users.
- Have clear procedures and arrangements for liaison with the press and broadcasting media.
- Have clear procedures and arrangements for handling queries from service users and the public.

3.8 Legal Compliance

To ensure Legal Compliance, the Trust and particularly the Information Governance Assurance structure will:

- Regard all identifiable personal information relating to service users as confidential.
- Establish and maintain policies and protocols for the controlled and appropriate sharing of service user information with other agencies, taking account of relevant legislation (e.g. Health and Social Care Act, Crime and Disorder Act, Protection of Children Act)
- Undertake or commission annual assessments and audits of its compliance with legal requirements.
- Regard all identifiable personal information relating to staff as confidential except where national policy on accountability and openness requires otherwise.
- Establish and maintain policies to ensure compliance with the Data Protection Act, Human Rights Act and the common law duty of confidentiality and all associated guidance.
- Establish and maintain policies to ensure compliance with the Freedom of Information Act and Environmental Information Regulations.

3.9 Information Systems Security and Legal Compliance

To ensure that appropriate and legal compliant Information Systems Security exists, the Trust and particularly the Information Governance Assurance structure will;

- Establish, maintain and develop its Information Systems Security Policy, along with respective procedures for effective policing and secure management of all its information assets, resources and IT systems.
- Undertake and/or commission annual assessments and audits of its information and IT security arrangements in-line with the said policy.
- Promotes effective confidentiality and security practice, to ensure all permanent/temporary; contracted staff and third party associates of the trust adhere to this via appropriate laid down policy procedures, training and information awareness schemes/documentation.
- Establish, maintain and develop appropriate policies and procedures for the safe and secure transmission of all types of data using security measures (such as encryption) where required.
- Establish, maintain and develop appropriate policing, incident reporting procedures and monitoring and investigations of all instances, actual and/or potential, along with any reported breaches of confidentiality and security.
- Implement staff roles with specific responsibility for managing the security of information within systems.

3.10 Information Quality Assurance

To ensure Information Quality Assurance, for both clinical and business information, the Trust and particularly the Information Governance Assurance structure will;

- Establish, maintain and develop policies and procedures for information quality assurance and the effective management of records.
- Undertake or commission annual assessments and audits of its information quality and records management arrangements.
- Ensure that key service user data is accurately recorded and maintained,

- including regular cross-checking against source data.
- Ensure that managers are required to take ownership of, and seek to improve; the quality of information within their services and that information quality is assured at the point of collection.
- Ensure that data standards are set through clear and consistent definition of data items, in accordance with national standards.
- Promote information quality and effective records management through policies, procedures/user manuals and training.

3.11 Proactive Use of Information

To ensure proactive use of information, the Trust, and particularly the Information Governance Assurance structure will;

- Ensure information systems hold the information required to support clinical practice and operational management.
- Develop information systems and reporting processes which support effective performance management and monitoring.
- Develop information management awareness and training programmes to support managers in using information to manage and develop services.
- Support clinical, corporate, financial and research governance requirements.
- Promote an information culture and expectation of informed, evidencebased decision making. Ensure that, where appropriate and subject to confidentiality constraints, information is shared with other NHS, social care and partner organisations in order to support patient care.

3.12 Implementation of IG Strategy

The implementation of this IG Strategy will ensure that the Trust and its staff handle and manage information in a consistent way. This is anticipated to lead to;

- Improvements in information handling activities.
- Reduction in numbers of IG incidents and complaints.
- Increased service user confidence in the NHS, the Trust and its staff.

3.13 Information Governance Framework

Information Governance provides a framework to bring together all of the requirements, standards and best practice that apply to the handling of personal and Trust information, ensuring.

- Compliance with the law and professional standards.
- Implementation of Department of Health advice and guidance.
- Year on year improvement.

3.14 Associated Trust Policies

- Confidentiality Policy
- Corporate Records Management Policy
- Information, Communications and Technology Policy
- Data Quality Policy
- Freedom of Information Policy
- Care (Health) Records Management Policy

3.15. Information Governance Reporting Structure

3.15.1 Information Governance Infrastructure

The Information Governance infrastructure consists of a Steering Group accountable to the Trust Board. There will be 3 working groups which undertake the detailed work;, these are led by a senior manager responsible for the majority of the work topic.

3.15.2 Responsibilities of the Information Governance Steering Group

The Trust Information Governance Steering Group (IGSG) is responsible to act on behalf of Trust Board for;

- Overseeing the implementation of this strategy
- The annual review of this strategy
- The development, approval and implementation of the associated policies and procedures in relation to the 6 working groups
- Reviewing and signing off the IG work programme
 Ensuring the accurate and complete completion, review and sign off of
 the Data Security and Protection Toolkit Assessment to a satisfactory
 standard.

3.15.3 Information Governance Steering Group Progress Reporting

The IGSG will report progress yearly to the Trust Board and to Integrated Quality Committee on a quarterly basis

3.15.4 Information Governance Working Groups

There are 5 working groups responsible for IG;

- Information Governance Steering Group (senior membership)
- Data Protection Impact Assessment Virtual Approval Group
- InformationGovernance and Security Assurance Group
- Secondary Use Assurance Group
- Information Asset Owners Workshop

3.15.5 Membership of the Information Governance Steering Group

The membership of the IGSG is;

- Executive Director of Finance(Senior Information Risk Owner)
- Medical Director (Caldicott Guardian) Chair
- Deputy Medical Director (Deputy Caldicott Guardian)
- Chairs of IG working groups
- Head of Information Governance
- Head of Care Records and Clinical Coding
- Clinical Chief Information Officer
- Associate Director of Performance & Information (Deputy SIRO)
- Associate Director of Governance

Other staff may be co-opted as required.

3.16. Strategy Implementation

3.16.1 IGSG Role

The IGSG will monitor the implementation of this policy and its associated work programmes, through regular meetings and through the IG sub groups.

3.16.2 Data Security and Protection Toolkit

All Trusts are mandated to complete a self-assessment of their IG performance using the NHS Digital Data Security and Protection Toolkit. This is an on-line self assessment tool which is updated annually. The self-assessment score is used as one of the sources of information and evidence by the Care Quality Commission when assessing compliance with Standards for Better Health, self improvement reviews etc.

The Information Governance standards are based on generally accepted definitions of good practice in relation to Information Governance and inter-link with other recommendations and standards such as those in Standards for Better Health, CNST and the Data Protection Act 2018, Computer Misuse Act 1990, etc..

3.16.3 IG Working Group Responsibilities

The responsibilities of each IG working group are to:

- Undertake a baseline assessment of their current position in relation to their IG standards (using the self assessment toolkit)
- Agree an annual work programme to ensure a year on year improvement in performance
- Ensure the timely development of strategies, policies, procedures etc required for Information Governance
- Identify resources required for implementation
- Monitor progress made
- Report on progress, incidents and issues to the IGSG in advance of the nationally mandated submission dates
- Assess their own performance against the Data Security and Protection toolkit in line with national requirements and timescales.
- Complete the self assessment tool kit in line with the nationally mandated submission requirements

3.16.4 IG Strategy Review

The Chairs of the working groups are responsible for determining the membership of these groups and the frequency and format of meetings, which may be incorporated into other formal management groups if appropriate.

3.17. Incident Management

Trust staff are required to follow an incident reporting process to ensure the Trust can regularly review incidents and learn from near misses and reported incidents. Please refer to all Trust Procedures in place.

The Trust is required to report incidents defined as 'serious' to the Information Commissioners Office where the incident meets criteria as defined in the Information Commissioner Incident Reporting Tool.

3.18. Year on Year Improvement Plan and Assessment

An assessment of compliance with requirements, within the Data Security and Protection Toolkit will be undertaken each year. Annual reports and proposed action/development plans will be presented to relevant groups and Trust Board for approval prior to final submission. Internal audits will be carried out throughout the Trust, so to continually monitor that staff's compliance is being maintained.

3.19. IG Training

The Trust will provide comprehensive training to its staff to allow them to meet their Information Governance requirements. Where specific training is required it will be promoted so staff can meet their obligations. These could be in a variety of formats (e-learning, external courses etc)

All staff will be required to attend, as part of their induction, a training session on Information Governance. Additional statutory/ mandatory training will then be required to be completed using the e-learning IG training module on an annual basis. Managers will be responsible for ensuring staff are compliant as part of the Trust's fundamental training requirements.

The Caldicott Guardian and Senior Information Risk Owner (SIRO) will be required to complete additional specialist refresher training every two years unless there is a change to data protection legislation during the two year period which would require the training to be completed earlier.

3.20. Conclusion

The ongoing development and maintenance of the Information Governance strategy, infrastructure and action plans will ensure that all types of information is more effectively managed and proactively utilised at Birmingham & Solihull Mental Health Foundation Trust.

4. Key roles and Responsibilities

Post(s)	Responsibilities	Ref
Chief Executive	As the Accountable Officer, they have the overall responsibility for Information Governance within the Trust	
Trust Board	The Board is responsible for ensuring that Information Governance is addressed at a strategic level and assurance provided via the Trust Board sub-committee Integrated Quality Committee. The named Executive Directors on the Trust Board with responsibility for Information Governance is the Medical Director and Executive Director of Finance.	
Executive Team	Are responsible for Information Governance at an operational level and are accountable to the Board. The Executive Team will ensure there is an	

Executive Medical Director	adequate level of resources and expertise to deal with the range of issues that arise across the Information Governance function The Executive Medical Director is also the Caldicott Guardian has overall responsibility for ensuring information relating to patients and the users of the services is used confidentially and handled with the appropriate safeguards.			
Executive Director of Finance	The Executive Director of Finance is also the Senior Information Risk Owner (SIRO) which is a mandated role and has overall responsibility for managing information risk across the Trust. They are also the owner of the Trusts Information Risk and Issues Register. The SIRO is a member of the Executive team and is assisted by; • The Trust's Data Protection Officer- the Head of IG; • The Trust's Deputy SIRO • The Trust's Information Systems Security Officer is the Head of IT; • The Head of Information Governance An Information Asset Owner will be identified for each of the Trust's critical information assets.			
Information Security Managers	The Head of Technical Services and Information Security Officer are mandated roles and will lead the Information Services and Information Security Teams. They are accountable to the Deputy SIRO. They have day to day operational responsibility for all aspects of information security (including personnel and physical security where it has the potential to impact upon information security) and will work with the SIRO & Deputy SIRO to ensure information risk is managed appropriately			

Head of Information Governance / Data Protection Officer	This role will lead the Information Governance agenda for the Trust and is accountable to the Associate Director of Performance and Information, Deputy SIRO. They will have day to day operational responsibility for all aspects of Information Governance (except information security and data quality although they will provide assistance where required).	
	The Head of Information Governance also acts as the Trust's Data Protection Officer	
Information Asset Owner	This is a mandated role and will be the senior individual involved in running the relevant business area. The Information Asset Owners are responsible for ensuring adherence to the protective marking system and records retention schedule.	
All Staff	Staff are responsible for ensuring that they comply with the Information Governance framework and will ensure that all work programmes acknowledge the requirements of the framework.	

5. Development and Consultation Process

5.1 Policy Review

The IGSG will review this strategy bi-annually or in response to any significant changes to mandatory requirements, national NHS or partner organisations guidance or as a result of significant Information Governance breaches or incidents.

5.2 Consultation Summary

Consultation summary					
Date policy issued for consultation	January 2021				
Number of versions produced for consultation	1				
Committees / meetings where policy formally discussed	Date(s)				
IGSG	9 th September 2020				
PDMG	February 2021				

Where received	Summary of feedback	Actions / Response

6. Reference Documents

6.1 National reference documents

- General Data Protection Regulations and Working Party 29 guidance
- Public Records Acts 1958 and 1967
- Freedom of Information Act 2000 (FOIA)
- Records Management: NHS code of practice Parts 1 and 2
 - http://www.dh.gov.uk/en/Publicationsandstatistics/Publications/PublicationsPolicyAnd
 Guidance/DH 4131747
- NHS Digital Data Security and Information Toolkit
- Lord Chancellor's Code of Practice on the Management of Records under Section 46 of the Freedom of Information Act 2000; website:
 - http://www.nationalarchives.gov.uk/information-management/legislation/section-46.htm
 - Computer Misuse Act 1990

6.2 Relevant Trust policies/ sources of guidance:

(Please note: this list is not exhaustive)

- Freedom of Information & Environmental Information Regulations CG 08
- Corporate Records Management Policy
- The Management of Intellectual Property CG 07
- Care Records Management C 12
- Confidentiality Policy- IG 01
- Information Communications and Technology Policy- IG 02
- Information Systems and Information Asset Owners Guidelines
- Data Quality IG 03
- Policy Development and Management CG 01
- Volunteer Policy HR 25 } and other HR policies
- Employment of Service Users HR 29 }
- Health & Safety Policies
- BSMHFT Energy and Transport policies
- E-mail, Internet Access and Data Network Guidelines
- Use by staff of Mobile Telephones, PDA's and other Handheld Electronic Technology
- Information Asset Owners Procedures
- System Level Security Policy

7. Bibliography

7.1 General

 General Data Protection Regulations – Working Party 29 and ICO available guidance

- The Data Protection Act 2018 (DPA)
 - o http://www.legislation.gov.uk/ukpga/1998/29
- The Freedom of Information Act 2000 (FOIA)
 - o http://www.legislation.gov.uk/ukpga/2000/36/contents
- The Environmental Information Regulations 2004 (EIRs)
 (Note: The combined effect of the above legislation is to create an access to information regime. The DPA facilitates access to personal information of which the applicant is the subject; the FOIA enables public access to corporate information and the EIRs enable public access to environmental information.)
- Various British Standards of which the following is a selection:
 - BS 4783 Storage, transportation and maintenance of media for use in data processing and information storage
 - o BS 17799 Code of practice for information security management
 - o BS ISO 15489 Information and Documentation Records Management
 - BSI DISC PD 0008 Code of practice for legal admissibility and evidential weight of information stored on electronic document management systems
 - BSI DISC PD0010 Principles of good practice for information management
 - BS 8470 Secure destruction of confidential material code of practice

7.2 Other relevant legislation / sources of guidance:

- Health and Social Care Act 2008
- Human Rights Act 1998
- The National Archives website: http://www.nationalarchives.gov.uk/
- Department of Health's website: http://www.dh.gov.uk/en/index.htm

Note: This is not a comprehensive list of all standards, guidelines and legislation

8. Glossary / Definitions

The following terms/acronyms are used within this document.

The Trust Birmingham & Solihull Mental Health Foundation Trust IGSG Information Governance Steering Group IG Information Governance NHSIA National Health Service Information Authority NCRS NHS Care Records Service C4H Connecting for Health

NPfIT National Program for Information Technology

SIRO Senior Information Risk Owner

IAO Information Asset Owner

9. Audit and Assurance

Element to be	Lead	Tool	Frequency	Reporting
monitored				Arrangements

Data Security and	Head of IG	Verbal and	Bi-monthly	IGSG
Protection Toolkit		Written		
		Reports		
IG training	Head of IG	InSight	Bi-monthly	IGSG
		report		
Incident Management	Head of IG	Eclipse	Daily as	IGSG
			required	

10. Appendices

Appendix 1 Equality Impact Assessment Appendix 2: IG Hierarchy chart (p.17)



Equality Analysis



NHS Foundation Trust

	NHS Foundation trust					
Title of Proposal	Inf	ormation Po	licy		Confidentiality Policy and Access to	
Person Completing t	his Kii	Kirstie Macmillan		Role or title	Head of Information Governance	
proposal						
Division		rporate		Service Area	Performance and Information	
Date Started		nuary 2021		Date completed	January 2021	
organisation.					gic aims and objectives of the	
	These policies identify how the Trust will uphold data subjects rights and expectations in regards to data protection and associated principles and legislation.					
Who will benefit from	the proposal?					
All service users and r						
Impacts on different	Personal Prote	cted Charac	teristics -	Helpful Questions:		
Does this proposal p		y of opportu	ınity?	Promote good co	ommunity relations?	
Eliminate discrimina	tion?			Promote positive	attitudes towards disabled people?	
Eliminate harassmer	nt?			Consider more fa	avourable treatment of disabled people?	
Eliminate victimisation	on?			Promote involve	ment and consultation?	
				Protect and promo	ote human rights?	
Please click in the re	levant impact l	oox or leave	blank if yo	u feel there is no pa	rticular impact.	
Personal Protected Characteristic	No/Minimum Impact	Negative Impact	Positive Impact		or evidence of why there might be a or no impact on protected characteristics.	
Age					ovide guidance for staff on how to uphold er's and stakeholders rights under data	
Including children and people over 65						

Is it easy for someone o				
Disability	e legal or lawful rea	asons when y	our service 6	These policies provide guidance for staff on how to uphold service users, carer's and stakeholders rights under data protection
Do you currently monito	r who has a disabili	ty so that you	know how v	ning disabilities and those with mental health issues vell your service is being used by people with a disability? f, service users, carers and families?
Gender				These policies provide guidance for staff on how to uphold service users, carer's and stakeholders rights under data protection
This can include male a Do you have flexible wo Is it easier for either me	rking arrangements	for either sex	x?	e gender reassignment process from one sex to another
Marriage or Civil Partnerships				These policies provide guidance for staff on how to uphold service users, carer's and stakeholders rights under data protection
				rried couples on a wide range of legal matters ng the appropriate terminology for marriage and civil partnerships?
Pregnancy or Maternity		, ,		These policies provide guidance for staff on how to uphold service users, carer's and stakeholders rights under data protection
	nmodate the needs	of expectant	and postnat	had a baby tal mothers both as staff and service users? tion in to pregnancy and maternity?
Race or Ethnicity	·	v ,		These policies provide guidance for staff on how to uphold service users, carer's and stakeholders rights under data protection
What training does staff	have to respond to	the cultural n	needs of diffe	ge, asylum seekers and refugees erent ethnic groups? not have English as a first language?

Religion or Belief				service users,		or staff on how to uphold olders rights under data	
				protection			
Including humanists and non-believers							
Is there easy access to a prayer or quiet room to your service delivery area?							
When organising events – Do you take necessary steps to make sure that spiritual requirements are met?							
Sexual Orientation				These policies provide guidance for staff on how to uphold service users, carer's and stakeholders rights under data protection			
Including gay men, lesbians and bisexual people							
Does your service use visual images that could be people from any background or are the images mainly heterosexual couples?							
Does staff in your workplace feel comfortable about being 'out' or would office culture make them feel this might not be a good idea?							
Transgender or Gender				These policies provide guidance for staff on how to uphold service users, carer's and stakeholders rights under data			
Reassignment				protection			
ricassigninent				protection			
This will include people who are in the process of or in a care pathway changing from one gender to another							
Have you considered the possible needs of transgender staff and service users in the development of your proposal or service?							
Human Diabta				Those policies	provido guidopoo f	or staff on how to unhold	
Human Rights				These policies provide guidance for staff on how to uphold service users, carer's and stakeholders rights under data			
				protection			
				proteotion			
Affecting someone's right to Life, Dignity and Respect?							
Caring for other people or protecting them from danger?							
The detention of an individual inadvertently or placing someone in a humiliating situation or position?							
If a negative or disproportionate impact has been identified in any of the key areas would this difference be illegal / unlawful? I.e. Would it be discriminatory under anti-discrimination legislation. (The Equality Act 2010, Human Rights Act 1998)							
	Yes	N	<mark>o</mark>				
What do you	High Impact	gh Impact Medium Imp		pact	Low Impact	No Impact	
consider the level							
of negative impact							
to be?							

If the impact could be discriminatory in law, please contact the **Equality and Diversity Lead** immediately to determine the next course of action. If the negative impact is high a Full Equality Analysis will be required.

If you are unsure how to answer the above questions, or if you have assessed the impact as medium, please seek further guidance from the **Equality and Diversity Lead** before proceeding.

If the proposal does not have a negative impact or the impact is considered low, reasonable or justifiable, then please complete the rest of the form below with any required redial actions, and forward to the **Equality and Diversity Lead.**

Action Planning:

How could you minimise or remove any negative impact identified even if this is of low significance?

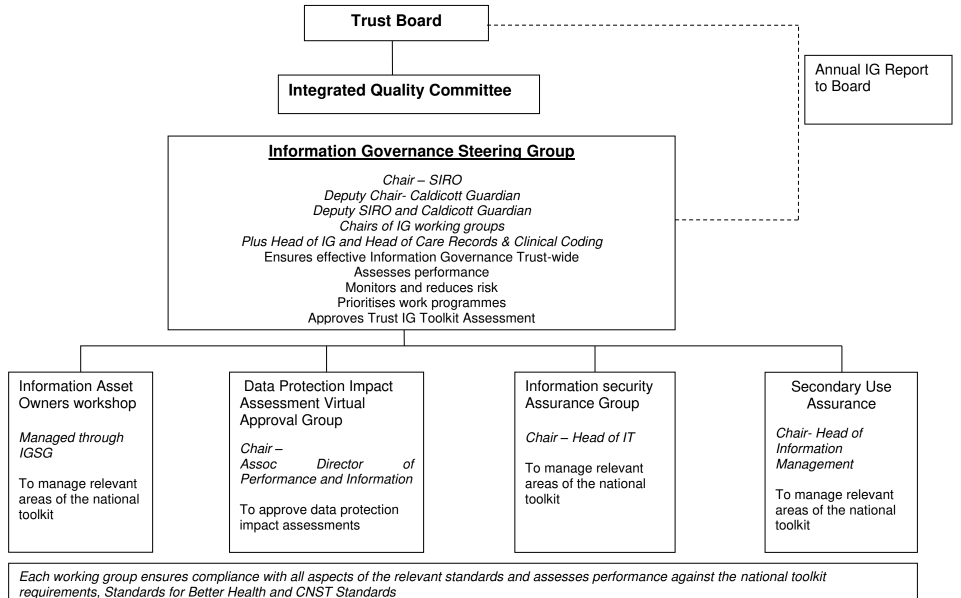
These policies ensure that the Trust meets its legal obligations under Data Protection law.

How will any impact or planned actions be monitored and reviewed?

Trust adherence to the policies will be monitored via planned information governance audits.

How will you promote equal opportunity and advance equality by sharing good practice to have a positive impact other people as a result of their personal protected characteristic.

Appendix 2



Information Governance Assurance Policy IG05 v9
Birmingham & Solihull Mental Health Foundation Trust