NHS South Tyneside Clinical Commissioning Group

Information Governance Strategy 2017/18

<table>
<thead>
<tr>
<th>Document Status</th>
<th>Final</th>
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<tr>
<td>Equality Impact Assessment</td>
<td>No impact</td>
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<td>Document Ratified/Approved By</td>
<td>Executive Committee</td>
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<tr>
<td>Date Issued</td>
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<td>Distribution</td>
<td>All Staff</td>
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</table>
| Author | Senior Governance Manager, North of England CSU  
          Senior Governance Officer, North of England CSU |
| Version | 2017/18 |
| Reference No | ISG01 |
| Location | CCG Website |
1.0 INTRODUCTION

1.1 Information is a vital asset within the CCG, in terms of the effective commissioning and management of services and resources. It plays a key part in clinical governance, service planning and performance management. It is important that information is managed within a framework that ensures it is appropriately managed and that policies, procedures, management accountability and structures are in place.

1.2 This strategy sets out the approach to be taken within the CCG to provide a robust Information Governance Framework and to fulfil its overall objectives. Information Governance requirements ensure that best practice is implemented and on-going awareness is evident across the CCG. The CCG is committed to ensuring that all records and information are dealt with legally, securely, efficiently and effectively.

1.3 Information Governance is “a framework for handling information in a confidential and secure manner to appropriate ethical and quality standards in modern health services”. It brings together within a singular cohesive framework the interdependent requirements and standards of practice. It is defined by the requirements within the Information Governance Toolkit against which the CCG is required to publish an annual self-assessment of compliance. This strategy is supported by an IG Toolkit Action Plan.

1.4 The Information Governance agenda encompasses the following areas:

- Caldicott
- NHS Confidentiality Code of Practice
- Data Protection Act 1998
- Freedom of Information Act 2000
- Health and Social Care Act 2012
- Human Rights Act 1998
- Care Act 2014
- General Data Protection Regulation (from 25 May 2018)
- Records Management (Health, Business & Corporate)
- Information Security
- Information Quality
- Confidentiality
- Openness
- Legal Compliance
- Information Risk
1.5 Within this agenda the CCG will handle and protect many classes of information:

- Some information is confidential because it contains personal details. The CCG must comply with regulation which regulates the holding and sharing of confidential personal information. Changes to the way in which patient confidential data can be processed came about as a result of the Health & Social Care Act 2012. 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.
- Some information is non-confidential and is for the benefit of the CCG and the general public. The CCG and its employees share responsibility for ensuring that this type of information is accurate, up to date and easily accessible to the public.
- The majority of information about the CCG and its business should be open to public scrutiny although some, which is commercially sensitive, may need to be safeguarded.

1.6 Information can be in many forms, including (but not limited to):

- Structured record systems – paper and electronic
- Transmission of information – e-mail, post and telephone; and
- All information systems purchased, developed and managed by/or on behalf of the organisation

2.0 PURPOSE

2.1 The Information Governance arrangements will underpin the CCG’s strategic goals and ensure that the information needed to support and deliver their implementation is readily available, accurate and understandable. Information Governance has four fundamental aims:

- To support the provision of high quality care by promoting the effective and appropriate use of information
- To encourage responsible staff to work closely together, preventing duplication of effort and enabling efficient use of resources
- To develop support arrangements and provide staff with appropriate tools and support to enable them to carry out their responsibilities to consistently high standards
- To enable the CCG to understand its own performance and manage improvement in a systematic and effective manner
3.0 STRATEGIC AIMS

3.1 The strategic aims will be achieved by ensuring the effective management of Information Governance by:

- Ensuring that effective action planning (with the support of the NECS IG service) is in place during 2017/18 so that the CCG is General Data Protection (GDPR) ready from 25 May 2018
- Establishing, implementing and maintaining policies for the effective management of information
- Ensuring that information governance is a cohesive element of the internal control systems within the CCG
- Recognising the need for an appropriate balance between openness and confidentiality in the management of information
- Ensuring that information governance is an integral part of the CCG culture and its operating systems
- Ensuring maintenance of year on year improvement within the Information Governance Toolkit self-assessment
- Reducing duplication and looking at new ways of working effectively and efficiently
- Minimising the risk of breaches of personal data
- Minimising inappropriate uses of personal data
- Ensuring that Service Level Agreements, Information Sharing Agreements and Data Processing Agreements between the CCG and other organisations are managed and developed in accordance with Information Governance Principles
- Ensuring that contracted bodies are monitored against Information Governance standards.
- Protecting the services, staff, reputation and finances of the CCG through the process of early identification of information risks and where these risks are identified ensuring sufficient risk assessment, risk control and elimination are undertaken.
- Ensuring there is provision of sufficient training, instruction, supervision and information to enable all employees to operate within information governance requirements
- Ensuring that information governance is embedded within the CCG and monitored via regular checks.
4.0 ROLES & RESPONSIBILITIES

4.1 The CCG has developed clear lines of accountability with defined responsibilities and objectives. The Executive Committee is chaired by the Chief Officer and has responsibility for overseeing the implementation of this strategy.

4.2 The Executive Committee is accountable to the Governing Body and has responsibility for overseeing and reporting to the Governing Body and providing assurance on Governance and Risk Management, Information Governance, Research Governance and Equality & Diversity issues.

4.3 The Chief Officer has overall accountability and responsibility for Information Governance across the CCG and is required to provide assurance, through the Annual Governance Statement, that all risks to the CCG are mitigated.

4.4 The Senior Information Risk Owner (SIRO) holds responsibility for ensuring that information is processed and held securely throughout the CCG. The role covers all the aspects of information risk, the confidentiality of patient and service user information and information sharing. The Information Governance Toolkit sets out clear responsibilities of the SIRO in relation to risks surrounding information and information systems, which also extend to business continuity and the role of Information Asset Owners.

4.5 The Caldicott Guardian has an advisory role and is responsible for ensuring that the principles of confidentiality and data protection set out in the Caldicott Guidelines and the Data Protection Act are implemented systematically.

4.6 Information Governance expertise will be provided by the Senior Governance Manager (IG) and the Senior Governance Officer (IG), North of England Commissioning Support Unit, who will liaise directly with the responsible person within the CCG.

5.0 RISK REGISTER

5.1 All information governance risks are captured in the Safeguard Incident & Risk Management System (SIRMS).

5.2 All risk registers include actions and timescales identified to minimise the risks.

5.3 All risks (including information governance risks) are reviewed by the Audit & Risk Committee as a standing agenda item.
6.0 INCIDENT REPORTING

6.1 Staff will need to comply with the CCGs Incident Reporting & Management Policy which provides detailed advice on the reporting and handling of incidents. This policy requires that all incidents are reported and lessons learned will be shared across the organisation via a quarterly Information Governance incident update.

6.2 Specifically, the CCG wishes to foster a culture of openness and learning, and staff are encouraged to be open about raising problems.

6.3 Incidents will be recorded and analysed using SIRMS and the impact of an incident will be graded according to the matrix together with the likelihood of occurrence or recurrence.

6.4 A Serious Incident (SI) differs from a “normal” incident in that it is, as it implies, not only more serious for those directly involved in the incident but also the effects are likely to be longer-term in nature and will probably involve other agencies. A Serious Incident (SI) is defined as; “An event that causes or has the potential to cause serious injury, mental trauma, unexpected death or where there could be police involvement, major litigation and/or media interest.”

6.5 Information Governance serious incidents are termed nationally by NHS Digital as SIRIs (Serious Incidents Requiring Investigation) and are dealt with in accordance with the NHS Digital Checklist Guidance for Reporting, Managing and Investigating Information Governance and Cyber Security Serious Incidents Requiring Investigation.

6.6 In most cases a Serious Incident (SI) is investigated by the organisation where it occurred, however the responsibility for the incident will rest with the data controller. Where appropriate, regulatory bodies will be informed, for example the Information Commissioner’s Office in connection with Level 2+ Information Governance Serious Incidents (SIRIs).

6.7 Serious Incidents will also be recorded and analysed using SIRMS and the impact of an incident will be graded according to the matrix. In addition, incidents defined as Serious Incidents Requiring Investigation (SIRIs) are required to be reported via the online tool within the IG Toolkit by the data controller.

6.8 Incidents are reviewed by the Executive Committee via quarterly Governance Assurance reports which are a standing agenda item.

6.9 SIRIs are reviewed by the Executive Committee and the Audit & Risk Committee.
7.0 TRAINING AND AWARENESS

7.1 Training and education are key to the successful implementation of this Strategy and embedding a culture of information governance management in the organisation. Staff will have the opportunity to develop more detailed knowledge and appreciation of the role of information governance through:

- Policy/strategy
- Induction
- Line manager
- Specific training courses

7.2 Mandatory training sessions will be delivered online via the NHS Digital (formerly the Health & Social Care Information Centre) Data Security Level 1 e-learning package, which replaces the annual IG training provided through the IG training tool. Prior to the roll out of the e-learning package CCG staff may complete the Data Security Awareness Level 1 Workbook also supplied by NHS Digital. These sessions are mandatory and must be updated every year. Data Security Standard 3 within the Caldicott 3 review requires that all staff undertake appropriate annual data security training and pass a mandatory test. Therefore, non-permanent staff must also complete annual training.

7.3 Awareness will be monitored via regular checks and gaps in knowledge will be addressed via further bespoke training materials and/or targeted training sessions provided by the information governance service.

8.0 DISSEMINATION AND IMPLEMENTATION

8.1 The Strategy will be circulated to all individuals identified with specific responsibilities and will be communicated to all staff and stakeholders by the most appropriate means. The Strategy will be published on the CCGs sharepoint site accessible by all CCG staff. All line managers are required to share the contents of this Strategy with their staff.

8.2 The implementation of this Strategy is reflected through the completion of the Information Governance Toolkit. It is also supported by a detailed reporting structure through its committees which are described in the Strategy. Directors and senior leads will be responsible for ensuring the Strategy is implemented in their areas of responsibility.
9.0  MONITORING

9.1  Information Governance Toolkit

9.1.1 The annual release of a new version of the Toolkit generally takes place in June/July. An updated action plan for improving and implementing the requirements of the toolkit will be submitted to the Executive Committee.

9.1.2 Monitoring reports will be routinely submitted to the Executive Committee. The CCG’s progress will be reported to the Governing Body at regular intervals by the SIRO. The action plan and monitoring will be maintained by the Senior Governance Officer (IG), North of England Commissioning Support Unit.

9.1.3 The CCG will comply with the NHS Digital deadlines for submission of updates and final assessment.

9.1.4 Annual IG performance will be summarised in the Information Governance Annual Report to be presented to the Executive Committee.

9.1.5 An internal audit of the IG Toolkit will take place in quarter 4 as part of the CCG’s internal audit plan.

10.0  PERFORMANCE INDICATORS

10.1 The Information Governance Toolkit submission is a mandatory annual return; the criteria for compliance are set out within the IG Toolkit. The successful implementation of Information Governance across the organisation will be reflected in the achievement level produced from the annual Toolkit submission.

11.0  ASSOCIATED DOCUMENTS

11.1 This strategy should be read in conjunction with the following IG policies:-

- Information Governance & Information Risk Policy
- Confidentiality & Data Protection Policy
- Information Security Policy
- Information Access Policy
- Data Quality Policy
- Records Management Policy and Strategy
12.0 REVIEW

12.1 This strategy will be updated at least annually and in accordance with the following as and when required:

- legislative changes
- as dictated by the IG Toolkit
- good practice guidance;
- case law;
- significant incidents reported;
- new vulnerabilities; and
- changes to organisational infrastructure.

12.2 This Strategy will be received by the Executive Committee for agreement prior to being received by the Governing Body for formal approval.

13.0 EQUALITY AND DIVERSITY STATEMENT

13.1 The CCG is committed to promoting human rights and providing equality of opportunity; not only in employment practices, but also in the way services are commissioned. The CCG also values and respects the diversity of its employees and the communities it serves. In applying this policy, the organisation will have due regard for the need to:

- Promote human rights
- Eliminate unlawful discrimination
- Promote equality of opportunity
- Provide for good relations between people of diverse groups

13.2 This Strategy aims to be accessible to everyone regardless of age, disability (physical, mental or learning), gender (including transgender), race, sexual orientation, religion/belief or any other factor which may result in unfair treatment or inequalities in health or employment.

13.3 Throughout the development of this Strategy the CCG has sought to promote equality, human rights and tackling health inequalities by considering the impacts and implications when writing and reviewing the strategy. The impact of this strategy is subject to an on-going process of review which is closed by the formal Equality Impact Assessment when the strategy is due to be reviewed.
13.4 **Equality impact assessment**

13.4.1 In accordance with equality duties an Equality Impact Assessment has been carried out on this strategy. There is no evidence to suggest that the strategy would have an adverse impact in relation to race, disability, gender, age, sexual orientation, religion and belief or infringe individuals’ human rights.
Appendix 1 - Equality Impact Assessment

An Equality Impact Assessment (EIA) is a process of analysing a new or existing service, policy or process. The aim is to identify what is the (likely) effect of implementation for different groups within the community (including patients, public and staff).

We need to:

- Eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited by the Equality Act 2010
- Advance equality of opportunity between people who share a protected characteristic and those who do not
- Foster good relations between people who share a protected characteristic and those who do not

This is the law. In simple terms it means thinking about how some people might be excluded from what we are offering.

The way in which we organise things, or the assumptions we make, may mean that they cannot join in or if they do, it will not really work for them.

It’s good practice to think of all reasons why people may be excluded, not just the ones covered by the law. Think about people who may be suffering from socio-economic deprivation or the challenges facing carers for example.

This will not only ensure legal compliance, but also help to ensure that services best support the healthcare needs of the local population.

Think of it as simply providing great customer service to everyone.

As a manager or someone who is involved in a service, policy, or process development, you are required to complete an Equality Impact Assessment using this toolkit.

<table>
<thead>
<tr>
<th><strong>Policy</strong></th>
<th>A written statement of intent describing the broad approach or course of action the Trust is taking with a particular service or issue.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Service</strong></td>
<td>A system or organisation that provides for a public need.</td>
</tr>
<tr>
<td><strong>Process</strong></td>
<td>Any of a group of related actions contributing to a larger action.</td>
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</tbody>
</table>
### STEP 1 - EVIDENCE GATHERING

<table>
<thead>
<tr>
<th>Name of person completing EIA:</th>
<th>Joanne Appleby</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title of service/policy/process:</td>
<td>Information Governance Strategy 2017/18</td>
</tr>
<tr>
<td>Existing:</td>
<td>New/proposed:</td>
</tr>
</tbody>
</table>

What are the intended outcomes of this policy/service/process? Include outline of objectives and aims

This Strategy sets out:
- the approach and arrangements for the management of information governance within the CCG
- the approach to information governance in the CCGs role as a statutory body

Who will be affected by this policy/service/process? (please tick)

- ☑ Consultants  ☑ Nurses  ☑ Doctors
- ☑ Staff members  ☑ Patients  ☑ Public
- ☑ Other

If other please state:

Clinical Commissioning Groups and any other bodies with whom we will have service level agreements.

What is your source of feedback/existing evidence? (please tick)

- ☑ National Reports  ☑ Internal Audits
- ☑ Patient Surveys  ☑ Staff Surveys  ☑ Complaints/Incidents
- ☑ Focus Groups  ☑ Stakeholder groups  ☑ Previous EIAs
- ☑ Other

If other please state:

The IG Strategy is guided by legislation and national requirements.
<table>
<thead>
<tr>
<th>Evidence</th>
<th>What does it tell me? (about the existing service/policy/process? Is there anything suggest there may be challenges when designing something new?)</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Reports</td>
<td></td>
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<tr>
<td>Patient Surveys</td>
<td></td>
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<tr>
<td>Staff Surveys</td>
<td></td>
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<tr>
<td>Complaints and Incidents</td>
<td></td>
</tr>
<tr>
<td>Results of consultations with different stakeholder groups – staff/local community groups</td>
<td></td>
</tr>
<tr>
<td>Focus Groups</td>
<td></td>
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<tr>
<td>Other evidence (please describe)</td>
<td>The IG Strategy is driven by legislation, national strategy and guidance such as the IG Toolkit and best practice recommendations.</td>
</tr>
</tbody>
</table>
**STEP 2 - IMPACT ASSESSMENT**

What impact will the new policy/system/process have on the following: (Please refer to the ‘EIA Impact Questions to Ask’ document for reference)

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Age</strong></td>
<td>A person belonging to a particular age</td>
</tr>
<tr>
<td></td>
<td>None identified</td>
</tr>
<tr>
<td><strong>Disability</strong></td>
<td>A person who has a physical or mental impairment, which has a substantial and long-term adverse effect on that person's ability to carry out normal day-to-day activities</td>
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<td></td>
<td>None identified</td>
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<tr>
<td><strong>Gender reassignment (including transgender)</strong></td>
<td>Medical term for what transgender people often call gender-confirmation surgery; surgery to bring the primary and secondary sex characteristics of a transgender person's body into alignment with his or her internal self perception.</td>
</tr>
<tr>
<td></td>
<td>None identified</td>
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<tr>
<td><strong>Marriage and civil partnership</strong></td>
<td>Marriage is defined as a union of a man and a woman (or, in some jurisdictions, two people of the same sex) as partners in a relationship. Same-sex couples can also have their relationships legally recognised as 'civil partnerships'. Civil partners must be treated the same as married couples on a wide range of legal matters</td>
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<td></td>
<td>None identified</td>
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<tr>
<td><strong>Pregnancy and maternity</strong></td>
<td>Pregnancy is the condition of being pregnant or expecting a baby. Maternity refers to the period after the birth, and is linked to maternity leave in the employment context.</td>
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<td></td>
<td>None identified</td>
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<tr>
<td><strong>Race</strong></td>
<td>It refers to a group of people defined by their race, colour, and nationality, ethnic or national origins, including travelling communities.</td>
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<td></td>
<td>None identified</td>
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<tr>
<td><strong>Religion or belief</strong></td>
<td>Religion is defined as a particular system of faith and worship but belief includes religious and philosophical beliefs including lack of belief (e.g. Atheism). Generally, a belief should affect your life choices or the way you live for it to be included in the definition.</td>
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<tr>
<td></td>
<td>None identified</td>
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<tr>
<td><strong>Sex/Gender</strong></td>
<td>A man or a woman.</td>
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<td>None identified</td>
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</table>
**Sexual orientation** Whether a person’s sexual attraction is towards their own sex, the opposite sex or to both sexes
None identified

**Carers** A family member or paid helper who regularly looks after a child or a sick, elderly, or disabled person
None identified

**Other identified groups** such as deprived socio-economic groups, substance/alcohol abuse and sex workers
None identified

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**STEP 3 - ENGAGEMENT AND INVOLVEMENT**

How have you engaged stakeholders in testing the policy or process proposals including the impact on protected characteristics?

Not applicable

Please list the stakeholders engaged:

Not applicable

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**STEP 4 - METHODS OF COMMUNICATION**

What methods of communication do you plan to use to inform service users of the policy?

- [ ] Verbal – stakeholder groups/meetings
- [ ] Verbal - Telephone
- [ ] Written – Letter
- [ ] Written – Leaflets/guidance booklets
- [ ] Email
- [ ] Internet
- [√] Other

If other please state:

Not applicable to this type of internal strategy document.
ACCESSIBLE INFORMATION STANDARD

The Accessible Information Standard directs and defines a specific, consistent approach to identifying, recording, flagging, sharing and meeting the information and communication support needs of service users.

Tick to confirm you have you considered an agreed process for:

- Sending out correspondence in alternative formats.
- Sending out correspondence in alternative languages.
- Producing / obtaining information in alternative formats.
- Arranging / booking professional communication support.
- Booking / arranging longer appointments for patients / service users with communication needs.

If any of the above have not been considered, please state the reason:

Not applicable to this type of internal strategy document.

STEP 5 - SUMMARY OF POTENTIAL CHALLENGES

Having considered the potential impact on the people accessing the service, policy or process please summarise the areas have been identified as needing action to avoid discrimination.

<table>
<thead>
<tr>
<th>Potential Challenge</th>
<th>What problems/issues may this cause?</th>
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<tr>
<td>1</td>
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</table>
# STEP 6 - ACTION PLAN

<table>
<thead>
<tr>
<th>Ref No.</th>
<th>Potential Challenge / Negative Impact</th>
<th>Protected Group Impacted (Age, Race etc.)</th>
<th>Action(s) Required</th>
<th>Expected Outcome</th>
<th>Owner</th>
<th>Timescale / Completion Date</th>
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<thead>
<tr>
<th>Ref no.</th>
<th>Who have you consulted with for a solution? (users, other services, etc)</th>
<th>Person/People to inform</th>
<th>How will you monitor and review whether the action is effective?</th>
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## SIGN OFF

- **Completed by:** Joanne Appleby
- **Date:** 4 September 2017
- **Signed:** [Signature]
- **Presented to:** South Tyneside CCG Executive Committee / Governing Body
- **Publication date:** November 2017