

## INFORMATION GOVERNANCE ASSURANCE MANAGEMENT FRAMEWORK

### Summary

This policy sets out an overarching framework for the strategic Information Governance agenda. In particular, this framework looks at the operational and management structures, roles, responsibilities, systems, policies and audit controls that the Trust intends to establish to ensure such issues are appropriately addressed throughout the organisation. This structured approach relies upon the identification of information assets and assigning 'ownership' of assets to senior accountable staff.

The Framework document includes standards set out to support the delivery of the NHS Operating Framework for the NHS, NHS Informatics Planning and the NHS Care Record Guarantee. These standards are reflected in the Data Security and Protection Toolkit (DSPT).

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## 1. Introduction

Information Governance is the framework of law and best practice that regulates the manner in which information (including information relating to and identifying individuals) is managed, i.e. obtained, handled, used and disclosed.

The Information Governance Assurance Framework (the “Framework”) is a national framework of standards that bring together all statutory, mandatory and best practice requirements concerning information management. The standards are set out in the Data Security and Protection Toolkit (DSPT) as a road map enabling the Trust to plan and implement standards of practice and to measure and report compliance on an annual basis.

The Trust’s performance against these standards is mandated by and reported to the Department of Health and forms a part of the assurance processes associated with Care Quality Commission, NHS Improvement and the NHS Resolution (NHSR) risk management standards.

Information is an important asset to the Trust whereby Information Governance is a key corporate-wide agenda that cannot be successful if it is seen in isolation, particularly in relation to the Integrated Governance agenda.

## 2. General principles

“Information Governance” is an umbrella term for a collection of distinct but overlapping disciplines. Information Governance is about the way in which the Trust handles its information, particularly personal data. The Trust relies on good quality information being available at the point of need in order to provide a high quality service. Staff rely on the quality of data they use to make decisions about patient care and treatment, and the way in which we use resources and run Trust business. It is important for staff to understand their own responsibility for recording information to a consistently high standard and for keeping it secure and confidential. Public confidence in our ability to handle their data responsibly and efficiently is based on a good reputation for keeping their data safe.

Reference to “information governance” in this policy shall also mean reference to the following areas:

- Access to information (Freedom of Information Act 2000 and Subject Access Requests);
- Confidentiality and data protection legislation such as the General Data Protection Regulation and Data Protection Act 2018;
- Information security assurance;
- Information quality assurance; and
- Records Management.

Information Governance provides a consistent way for employees to deal with the many different information handling requirements. Listed below are the Legislation, Standards and Guidelines applicable to this Framework:

- Access to Health Records Act 1990
- BS ISO/IEC 17799:2005; BS ISO/IEC 27001:2005;

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- BS7799-2:2005
- Data Protection Act 2018
- Confidentiality: NHS Code of Practice
- Freedom of Information Act 2000
- General Data Protection Regulation (GDPR)
- The Common Law Duty of Confidentiality
- The Caldicott Guardian Manual 2010
- The NHS Data Security and Protection Toolkit
- Records Management: NHS Code of Practice
- Information Security Management: NHS Code of Practice
- NHS Operating Framework
- NHS Informatics Planning
- NHS Information Governance: Guidance on legal and professional obligations

### 3. Data Security and Protection Toolkit

The annual information governance assessment is measured via an assessment process of compliance against the standards set out in the NHS Data Security and Protection Toolkit (DSPT) and assured by Internal Audit.

The Trust is required to make 2 submissions under the DSPT; the reporting deadlines are as follows:

- Baseline assessment (31<sup>st</sup> October);
- Final submission (31st March).

The final performance assessment is submitted to NHS Digital on the 31st March each year and shared with the Care Quality Commission, the Audit Commission, NHS Improvement and the National Information Governance Board. The results are also published on the Connecting for Health website and made available to the general public.

The Trust's information governance performance will be measured through the baseline, improvement and annual IG Toolkit reports and reported to the Information Governance Committee.

#### National Data Security Standards

The DSPT has been developed in accordance with the National Data Security Standards following a review of data security, consent and opt outs by the National Data Guardian (NDG). The NDG recommended that the following 10 Data Security Standards are applied in the health and social care system in England:

***People: Ensure staff are equipped to handle information respectfully and safely, according to the Caldicott Principles***

#### **Data Security Standard 1**

All staff ensure that personal confidential data is handled, stored and transmitted securely, whether in electronic or paper form. Personal confidential data is shared for only lawful and appropriate purposes

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<b>Data Security Standard 2</b>	All staff understand their responsibilities under the National Data Guardian's Data Security Standards, including their obligation to handle information responsibly and their personal accountability for deliberate or avoidable breaches.
<b>Data Security Standard 3</b>	All staff complete appropriate annual data security training and pass a mandatory test, provided through the redesigned Data Security and Protection Toolkit (or provide similar via in-house training programmes).

<b><i>Process: Ensure the organisation proactively prevents data security breaches and responds appropriately to incidents or near misses</i></b>	
<b>Data Security Standard 4</b>	Personal confidential data is only accessible to staff who need it for their current role and access is removed as soon as it is no longer required. All access to personal confidential data on IT systems can be attributed to individuals.
<b>Data Security Standard 5</b>	Processes are reviewed at least annually to identify and improve processes which have caused breaches or near misses, or which force staff to use workarounds which compromise data security.
<b>Data Security Standard 6</b>	Cyber-attacks against services are identified and resisted and CareCERT security advice is responded to. Action is taken immediately following a data breach or a near miss, with a report made to senior management within 12 hours of detection.
<b>Data Security Standard 7</b>	A continuity plan is in place to respond to threats to data security, including significant data breaches or near misses, and it is tested once a year as a minimum, with a report to senior management.

<b><i>Technology: Ensure technology is secure and up-to-date</i></b>	
<b>Data Security Standard 8</b>	No unsupported operating systems, software or internet browsers are used within the IT estate.
<b>Data Security Standard 9</b>	A strategy is in place for protecting IT systems from cyber threats which is based on a proven cyber security framework such as Cyber Essentials. This is reviewed at least annually.

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<b>Data Security Standard 10</b>	IT suppliers are held accountable via contracts for protecting the personal confidential data they process and meeting the National Data Guardian’s Data Security Standards.
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#### 4. The Health and Social Care Network (HSCN) Connection Agreement

All organisations wishing to access and use NHS systems and services, including the HSCN network, must meet the terms and conditions in the HSCN Connection Agreement. The Connection Agreement replaces the N3 Information Governance Statement of Compliance (IGSoC). In doing this, the arrangements for being able to use HSCN are separated from those relating to accessing data or systems available on HSCN.

The HSCN Connection Agreement sets out the things HSCN customers must do before and whilst using HSCN:

- HSCN customers acknowledge responsibility for securing information - practically, this means that patient data should always be encrypted when being sent across any network, including the HSCN.
- The right of audit by HSCIC or nominated third parties
- Change Control Notification procedures and approval processes
- Organisations to achieve or be working towards ISO27001
- Organisations report security events and incidents.

#### 5. The Fundamental Standards

The Care Quality Commission inspects and assesses organisations against the fundamental standards using five key questions,

- are they safe?
- are they effective?
- are they caring?
- are they responsive to people’s needs?
- are they well led?

The Care Quality Commission cross-check the Trust’s Data Security and Protection Toolkit submission as part of assurance that the Trust is meeting the fundamental standards

The Trust must have effective governance and systems to check on the quality and safety of care. These must help the service improve and reduce any risks to patient’s health, safety and welfare. For example the standards require the Trust to ensure that medical records are accurate, fit for purpose, held securely and remain confidential.

#### 6. Information Governance Training

Fundamental to the success of delivering the Framework is developing an Information Governance culture within the Trust. Awareness and training needs to be provided to all Trust staff who utilise information in their day-to-day work to promote this culture.

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All staff should receive annual basic information governance training appropriate to their role through the online NHS Information Governance Training Tool which is available via the Marsden E-Learning Hub. An icon is on every computer to access the E-Learning Hub so staff can undertake the training.

Information Governance Training is incorporated into the Trust's Mandatory Training programme. It is a **mandatory** requirement for all staff at the Royal Marsden without exception to undertake annual Information Governance training. This includes staff on temporary contracts of more than 3 months, secondments, agency staff, students and volunteers.

Different levels of training will be delivered:

- All staff to receive Information Governance awareness training as part of their corporate induction programme.
- Practitioner level for those engaged in, or intends to take on IG specialist roles e.g. SIRO (Senior Information Risk Owner) and Information Asset Owners to complete external training.
- Caldicott Guardian completes external training.

## 7. Confidentiality Code of Conduct

All staff, whether permanent, temporary or contracted, should be aware of their own individual responsibilities for the maintenance of confidentiality, data protection, information security management and information quality. Failure to maintain confidentiality may lead to disciplinary action, including dismissal.

## 8. Communications Plan

The Trust will develop and maintain a communications plan to ensure that patients and the public are adequately informed about confidentiality and the way their information is used and shared, their rights as data subjects, in particular how they may access their personal data and how they may exercise those rights when consent is required to use their data for non-healthcare purposes.

## 9. Information Risk Roles and Responsibilities (See Annex A)

### The Trust Board

The Chief Nurse is the Caldicott Guardian for the Trust and an Executive Director of the Board of Directors. The Caldicott Guardian is responsible for protecting the confidentiality of people's health and care information and making sure it is used properly.

The Chief Operating Officer is the Senior Information Risk Owner (SIRO) for the Trust and an Executive Director of the Board of Directors. The SIRO has overall responsibility for the organisation's information risk policy.

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The Chief Financial Officer is the Executive lead for IT and Cyber-Security and an Executive Director of the Board of Directors.

The Caldicott Guardian, SIRO and Chief Financial Officer are responsible for reporting any serious Information Governance or data security risks and / or incidents to the Board of Directors. The Board is responsible for seeking assurance that mitigating actions have been taken as a result, and that regulatory bodies have been informed where relevant and as legally required.

### The Chief Executive

The Chief Executive as the Accountable Officer for the Trust has overall accountability and responsibility for Information Governance in the Trust and is required to provide assurance through the Statement of Internal Control that all risks to the Trust, including those relating to information, are effectively managed and mitigated.

### The Senior Information Risk Owner

The Chief Operating Officer at the Trust is the Senior Information Risk Owner (“the SIRO”). The SIRO has overall responsibility for managing information risk across the Trust and is the owner of the Trust’s Information Asset Register. The SIRO is a member of the Executive Board Team and Trust Board and provides written advice to the Accounting Officer on the content of the Statement of Internal Control in regard to information risk. See **Annex B** for list of key responsibilities.

The SIRO is responsible to the Board for ensuring that all Information risks are recorded and mitigated where applicable. The SIRO is responsible for ensuring that all record management issues (including electronic media) are managed in accordance with this policy.

The SIRO will own the Trust’s overall information risk assessment process, test its outcome, and ensure it is used. The SIRO will be responsible for how the Trust implements NHS Information Governance risk management in its own services and activities and those of its delivery partners, and how compliance will be monitored. The SIRO will ensure that information asset risk reviews are completed every quarter. Based on the information risk assessment the SIRO will evaluate what information risks there are to the Trust and its business partners through its delivery chain, and ensures that they are addressed, and that they inform investment decisions including the risk considerations of outsourcing.

The SIRO is supported by Information Asset Owners (the “IAOs”), the Trust’s Caldicott Guardian and members of the Information Governance Committee, although ownership of Information Risk and the information risk assessment process remains with the SIRO.

### Information Asset Owner

Information Asset Owners (IAOs) are directly accountable to the SIRO and must provide assurance that information risk is being managed effectively in respect of the information assets that they ‘own’. IAOs will also lead and help foster with their respective Directorates a culture that values, protects and uses information.

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IAOs must be a member of staff who is senior enough to make decisions concerning the asset at the highest level. At the Trust IAOs are members of the Executive Board who are involved in running the Trust. Their role is also to understand and assess risks to the information assets they 'own' and to provide assurance to the SIRO on the security and use of those assets. They will ensure that all threats, vulnerabilities and impacts are properly assessed and included in the Trust's Information Asset Register.

The owner can assign day to day responsibility for each information asset to an administrator or manager known as an Information Asset Administrator, which must be formalised in job descriptions.

The SIRO is responsible for the appointment and management (in terms of information assets) of the IAOs.

See **Annex D** for list of key responsibilities.

#### Information Asset Administrator

The IAOs (in consultation with the SIRO) are responsible for appointing Information Asset Administrators (IAAs). It is at the IAOs discretion how many IAAs are appointed to support them in their role. Information Asset Administrators are operational staff with day to day responsibility for managing risks to their information assets. They will support IAOs by ensuring that policies and procedures are followed, recognise actual or potential security incidents, consult their IAO on incident management, ensure that data protection impact assessments are completed and ensure that information asset registers are accurate and up to date.

See **Annex E** for list of key responsibilities.

#### Caldicott Guardian

The Chief Nurse is the Caldicott Guardian and the "conscience" of the Trust, providing a focal point for patient confidentiality and information sharing issues and advising on the options for lawful and ethical processing of information as required.

#### Data Protection Officer (DPO)

The Data Protection Officer provides the organisation independent risk-based advice to support its decision-making in the appropriateness of processing Personal and Special Categories of Data within the Principles and Data Subject Rights laid down in the General Data Protection Regulation (GDPR). See Annex C for a key list of responsibilities.

#### Information Governance Committee (IGC)

The IGC has responsibility for overseeing the implementation of this Framework document, the Information Governance Policy, the annual Data Security and Protection Toolkit assessment and the annual Information Governance improvement plan. This Committee also reviews and approves all IG-related policies and procedures.

The IGC reports to the Integrated Governance and Risk Management Committee (IGRM).

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## 10. Information Risk

The Trust will establish clear lines of accountability for information risk management that lead directly to the Board through the SIRO, DPO and the appointment of Information Asset Owners' (IAO) and Information Asset Administrators who will collectively be responsible for the maintenance of a Trust wide Information Asset Register.

The IAOs and SIRO will be accountable to the Accountable Officer, the Chief Executive for the management and mitigation of information risks and will provide assurance to that effect for the Annual Report and Statement of Internal Control.

The IAO will ensure that information risk assessments are performed at least once each quarter on all information assets where they have been assigned 'ownership' of. They will ensure that any significant risks are included in a quarterly assessment to the Trust's SIRO.

At least once a year, each of the Trust's IAOs will carry out a risk assessment to examine forthcoming potential changes in services, technology and threats.

**See Information Management Risk Assessment Template at Annex E. Risks that score 9 and above will be entered onto the appropriate risk register as documented in the Trust Risk Management Policy.**

The SIRO and Information Governance Committee will be made aware of all information risk assessments and approve identified risk mitigation plans.

On an annual basis the Trust's IAOs will provide assurances to the Trust's SIRO on the security and use of assets they 'own'.

## 11. Information Security Incident Management

The Trust's SIRO and Caldicott Guardian via the relevant IAO must be informed immediately of all information security incidents involving the unauthorised disclosure of patient information for consideration of any necessary actions.

A key function of the Information Governance Committee is to monitor and review untoward occurrences and incidents relating to Information Governance and to ensure that effective remedial and preventative action is taken. Reports of such incidents will be distributed to the Information Governance Committee for consideration.

Information incident reporting will be in line with both organisations overall incident reporting processes. Please refer to the Trust policy '[Accident/Incident & Patient Safety Incident Reporting Policy Including Serious Incidents](#)'.

## 12. Security of Information

The Trust will protect personal data held in its information systems through compliance with the Department of Health Information Security Code of Practice an associated standard of ISO/IEC 27002:2005.

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The Trust will ensure that personal data is protected by encryption in accordance with Department of Health directives. Please refer to the [Information Management and Technology Security Policy](#).

### 13. Data Protection Impact Assessments (DPIAs)

The impact of any proposed changes to the Trust's processes and/or information assets need to be assessed in accordance with the Trust's Data Protection Impact Assessment, to ensure that the confidentiality, integrity and accessibility of personal information are maintained.

The Data Protection Officer should be consulted during the design phase of any new service, process or information asset so that they can decide if a DPIA is required for a particular project or plan.

### 14. Information Asset Register

All assets should be clearly identified on the Information Asset Register.

It will be the responsibility of each IAO to identify what information assets are held within their area of responsibility, and to ensure this is documented in their Directorate's Information Asset Register which will form part of a Trust wide Register owned by the Trust's SIRO.

The Information Asset Register should include all information necessary in order to recover from a disaster, including type of asset, format, location, backup information, license information, and a business value. The register should not duplicate other inventories unnecessarily, but it should be ensured that the content is aligned. In addition, ownership should be agreed and documented for each of the assets. Based on the importance of the asset, its business value and its security classification, levels of protection commensurate with the importance of the assets should be identified as should details of risk assessor, risk assessment frequency, risk assessment rating and date of last risk assessment.

There are many types of assets, including:

- information: databases and data files, contracts and agreements, system documentation, research information, user manuals, training material, operational or support procedures, business continuity plans, fallback arrangements, audit trails, and archived information;
- software assets: application software, system software, development tools, and utilities;
- physical assets: computer equipment, communications equipment, removable media, and other equipment;
- services: computing and communications services, general utilities, e.g. heating, lighting, power, and air-conditioning;
- people, and their qualifications, skills, and experience;
- intangibles, such as reputation and image of the organisation.

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All information and assets associated with information processing facilities should be owned by a designated part of the organisation, for example a Trust Directorate. **Priority must be given to information assets that comprise or contain personal information about patients or staff.**

The IAO should be responsible for ensuring that information and assets associated with information processing facilities are appropriately identified and classified; defining and periodically reviewing access restrictions, classifications, and business continuity arrangements taking into account applicable access control policies.

Routine tasks may be delegated, e.g. to a custodian looking after the asset on a daily basis (i.e. an information assets administrator (IAA), but the responsibility remains with the owner.

In complex information systems it may be useful to designate groups of assets, which act together to provide a particular function as 'services'. In this case the service owner is responsible for the delivery of the service, including the functioning of the assets, which provide it.

## 15. Freedom of Information

The Trust will ensure compliance with the Freedom of Information Act 2000 and associated Lord Chancellor's Codes of Practice under sections 45 and 46. This is set out in the Trust's Freedom of Information Policy.

## 16. Confidentiality of Personal Data

The Trust, as the legal person and Data Controller for the purposes of the Data Protection legislation, will ensure that all personal data it holds is controlled and managed in accordance with the terms of the current data protection legislation principles, the Department of Health Confidentiality: NHS Code of Practice, European Convention of Human Rights (Article 8) (Human Rights Act 1998), Health and Social Care Act 2015 and common law. This is set out in the Trust's [Data Protection Policy](#), [Records Management Strategy](#) and [Access to Health Records Policy](#).

## 17. Records Management

The Trust is committed to a systematic and planned approach to the Management of records within the organisation, from their creation to their ultimate disposal. The Trust will ensure that it controls the quality and quantity of the information that it generates, can maintain that information in an effective manner, and can dispose of the information efficiently when it is no longer required. The Trust will ensure that Health Records are managed in accordance with the Department of Health Records Management: NHS Code of Practice. This is set out in the Trust's [Management of Medical Records – Policy and Procedure](#).

To ensure that the Trust maintains the highest standards in the quality of its clinical records an annual audit of clinical records will be undertaken.

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## 18. Third Party Contracts

It is not unusual to have third parties gaining access to the Trusts information assets, e.g. computers, telephones, paper records etc. The third parties would include temporary agency staff, consultants, IT support staff, cleaning staff, catering staff and security guards. It is possible that as a result of access to information assets, third party staff may have significant access to patient or staff personal data. This situation therefore clearly has information governance risk implications such as data being used inappropriately.

Suitable clauses should be included when negotiating and completing contracts with third parties who have access to or process personal information on behalf of the Trust. All contractors or support organisations with access to the Trust's information assets should be clearly identified and appropriate information governance clauses included in their contracts. The terms and conditions of a contract must ensure that failure to deliver any aspect of information governance assurances will be at the third parties risk.

Attention should also be paid to the possible use of sub-contractors by the third party to provide services in order to undertake the contract.

The SIRO and IAOs must take all reasonable steps to ensure that that contractors and support organisations to whom personal information is disclosed comply with their contractual obligations to keep personal information secure and confidential.

### Risk Assessments

Directorates and IAOs should ensure that a risk assessment has been carried out prior to any agreement being made with a third party to evaluate any potential threats to networks, systems and locations from third party operatives.

The ways in which third parties gain access, will help determine how extensive the risk assessment needs to be. For example, a risk assessment for cleaning contractors will be different to that carried out for a contractor connecting to the network. Temporary access will also see different considerations to long-term access. **An Information Risk Assessment template can be located at Annex E.**

### Review of contracts

IAOs should ensure that all existing contracts are monitored and reviewed annually to ensure that IG controls are being adhered to and to resolve problems or unforeseen events.

A register of all third party contracts should be maintained by the Trust.

## 19. Consent to share information

The GDPR requires that organisations (controllers) that process personal data demonstrate compliance with its provisions. Part of this involves establishing and publishing a basis for lawful processing, and where relevant, a condition for processing special category data.

Consent is one of a number of options to meet each of these requirements under the GDPR.

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There are a variety of consent practices for the use and disclosure of information in health and social care: from 'implied consent' often assumed as the basis for processing for direct care purposes to explicit consent that is obtained for research purposes. These remain valid for common law requirements and are integral to health and social care practices. However consent may not be the preferred legal basis the processing of personal data for GDPR purposes.

There are exceptions where it is believed that the reasons for disclosure are so important (sometimes termed a public interest justification or defence) that they override the obligation of confidentiality (e.g. to prevent someone from being seriously harmed).

## 20. Information Sharing Agreements

Sharing information about an individual between partner agencies is vital to the provision of co-ordinated and seamless services. The need for shared information standards and robust information security to support the implementation of joint working arrangements is recognised.

Information sharing protocols can be a useful way of providing a transparent and level playing field for organisations that need to exchange information. They can provide assurance in respect of the standards that each party to an agreement will adopt. However, they do not in themselves provide a lawful basis for sharing confidential information. That can only result from effectively informing the person whose information it is about the possibility of sharing and the choices they have to limit sharing. If the individual says no to sharing, then confidential information may only be shared in exceptional circumstances.

Routine information sharing continues to require information sharing protocols in order to ensure that the 'rules' are clearly understood and that the requirements of law and guidance are being met. Information sharing protocols are not required where the sharing is for an ad hoc request for information.

## 21. Transfers of Personal Information outside the UK

The Data Protection Act governs transfers of personal information and requires that personal information is not transferred to countries outside of the European Economic Area unless that country has an adequate level of protection for the information and for the rights of individuals. The European Economic Area (EEA) is made up of the EU member states plus the European Free Trade Association (EFTA) countries of Iceland, Liechtenstein and Norway.

All transfers of personal data outside the EEA must be for a lawful and justified purpose and the Trust's Caldicott Guardian must be informed of such transfers. A log shall be maintained of such transfers.

Personal Information should only be transferred outside the EEA if the individual's consent, which should be explicit, has been obtained or following a risk assessment the Caldicott Guardian is satisfied that there is an adequate level of protection in place. In certain circumstances a contract containing standard EU approved clauses as providing adequate protection to transfer individuals' personal information may be necessary.

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## 22. Information Quality Assurance

The quality of information acquired and used within the Trust is a key component to its effective use and management. As such, managers will be expected to take ownership of, and seek to improve, the quality of data collected and held within their services.

The Trust will promote data quality through the use of policies and procedures including the Medical Records Management Policies and Data Quality Policy, and associated statutory professional requirements to ensure that wherever possible, information quality will be assured at the point of collection.

## 23. Data Security and Protection Toolkit Assertions

This Framework is intended to comply with the following Data Security and Protection Toolkit assertions:

Data Security and Protection Toolkit Assertions	
1	There is senior ownership of data security and protection within the organisation.
2	There are clear data security and protection policies in place and these are understood by staff and available to the public.
3	Individuals' rights are respected and supported (GDPR Article 12-22)
4	Records of processing activities are documented for all uses and flows of personal information (GDPR Article 30 and DPA 18 Schedule 1 Part 4)
5	Personal information is used and shared lawfully.
6	The use of personal information is subject to data protection by design and by default
7	Effective data quality controls are in place and records are maintained appropriately
8	There is a clear understanding and management of the identified and significant risks to sensitive information and services
9	There is a clear understanding of what Personal Confidential Information is held.
10	Staff are supported in understanding their obligations under the National Data Guardian's Data Security Standards.
11	There has been an assessment of data security and protection training needs across the organisation.
12	Staff pass the data security and protection mandatory test.
13	Leaders and board members receive suitable data protection and security training.
14	The organisation maintains a current record of staff and their roles.
15	Organisation assures good management and maintenance of identity and access control for its networks and information systems.
16	All staff understand that their activities on IT systems will be monitored and recorded for security purposes.

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17	You closely manage privileged user access to networks and information systems supporting the essential service.
18	You ensure your passwords are suitable for the information you are protecting
19	Process reviews are held at least once per year where data security is put at risk and following data security incidents.
20	Participation in reviews is comprehensive, and clinicians are actively involved.
21	Action is taken to address problem processes as a result of feedback at meetings or in year.
22	A confidential system for reporting data security and protection breaches and near misses is in place and actively used.
23	All user devices are subject to anti-virus protections while email services benefit from spam filtering and protection deployed at the corporate gateway.
24	Known vulnerabilities are acted on based on advice from CareCERT, and lessons are learned from previous incidents and near misses.
25	Organisations have a defined, planned and communicated response to Data security incidents that impact sensitive information or key operational services.
26	There is an effective test of the continuity plan and disaster recovery plan for data security incidents.
27	You have the capability to enact your incident response plan, including effective limitation of impact on your essential service. During an incident, you have access to timely information on which to base your response decisions.
28	All software and hardware has been surveyed to understand if it is supported and up to date.
29	Unsupported software and hardware is categorised and documented, and data security risks are identified and managed.
30	Supported systems are kept up-to-date with the latest security patches.
31	You manage known vulnerabilities in your network and information systems to prevent disruption of the essential service.
32	All networking components have had their default passwords changed.
33	A penetration test has been scoped and undertaken
34	Systems which handle sensitive information or key operational services shall be protected from exploitation of known vulnerabilities.
35	You have demonstrable confidence in the effectiveness of the security of your technology, people, and processes relevant to essential services.
36	A data security improvement plan has been put in place on the basis of the assessment and has been approved by the SIRO.
37	You securely configure the network and information systems that support the delivery of essential services.
38	The organisation is protected by a well managed firewall.
39	The organisation can name its suppliers, the products and services they deliver and the contract durations.
40	Basic due diligence has been undertaken against each supplier that handles personal information in accordance with ICO and NHS Digital guidance.
41	All disputes between the organisation and its suppliers have been recorded and any risks posed to data security have been documented.

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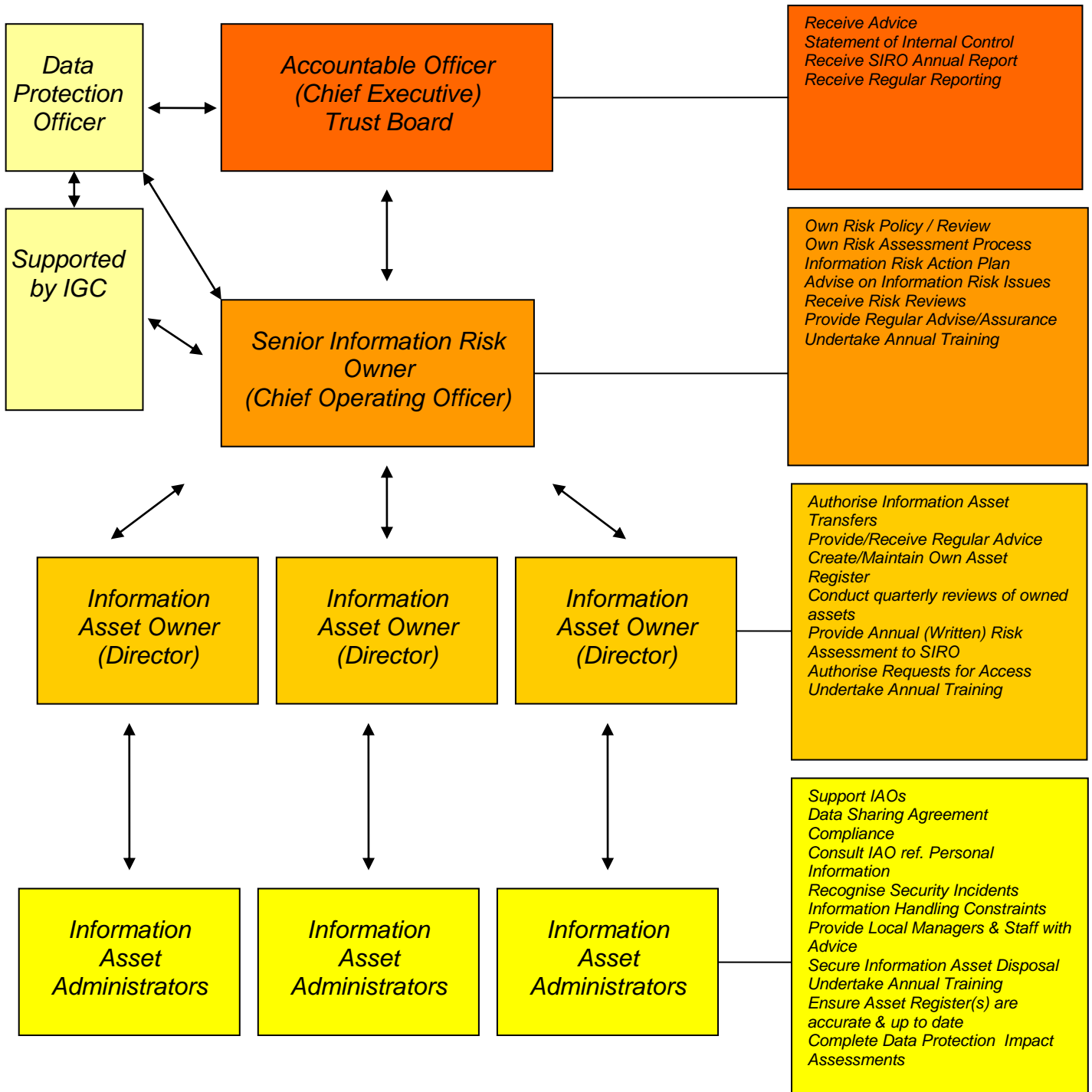
42	All instances where organisations cannot comply with the NDG Standards because of supplier-related issues are recorded and discussed at board
43	The organisation understands and manages security risks to networks and information systems from your supply chain.
44	Staff with specialist roles receive data security and protection training suitable to their role.

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**Annex A**

**Information Risk – Roles and Responsibilities**



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**Annex B****Key Responsibilities of the SIRO**

- To oversee the development of an Information Risk Policy, and a Strategy for implementing the policy within the existing Information Governance Framework.
- To take ownership of the risk assessment process for information risk, including review of the annual information risk assessment to support and inform the Statement of Internal Control.
- To review and agree an action plan in respect of identified information risks.
- To ensure that the Trust's approach to information risk is effective in terms of resource, commitment and execution and that this is communicated to all staff.
- To provide a focal point for the resolution and/or discussion of information risk issues.
- To ensure the Board is adequately briefed on information risk issues.
- To advise the Chief Executive and the Trust Board on information risk management strategies and provide periodic reports and briefings on Program progress.

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**Annex C****Key responsibilities of the Data Protection Officer (DPO)**

The Data Protection Officer (DPO) is responsible for monitoring compliance with data protection law and ensuring data practices internally comply with applicable requirements. The DPO will also be responsible for staff training, data protection impact assessments and internal audits, and serve as the primary contact for supervisory authorities and individuals whose data is processed by the organisation. The DPO shall report to the Caldicott Guardian on relevant matters and escalate any serious concerns or issues to the Board of Directors and / or Council of Governors.

The DPO is an essential role in facilitating 'accountability' and the organisations ability to demonstrate compliance with the GDPR. The organisation must appoint a DPO whose job description is compliant with GDPR requirements and in particular must ensure:

- that the DPO role directly reports to the highest management level of the organisation – this does not necessarily imply line management at this level, but direct and unimpeded access to the senior management team
- that the DPO role is provided with adequate resources: financial and human resources, and is supported in maintaining his or her expertise
- that the DPO has proven 'expert knowledge of data protection law and practices', the ability to perform the tasks specified in the GDPR, and sufficient understanding of the organisation's business and processing
- that information governance and related policies address
  - organisational accountability
  - DPO reporting arrangements
  - timely involvement of the DPO in all data protection issues
  - compliance assurance: privacy by design and default
  - advising on where data protection impact assessment is required
  - the DPO's role in incident management.
- that the DPO does not receive any instruction regarding the exercise of his or her tasks, and is protected from disciplinary action, dismissal or other penalties
- that where the DPO performs another role or roles, that there is no conflict of interest
- that the contact details of the DPO are published in the organisation's transparency information for subjects and are communicated to the ICO.

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## Annex D

### Key Responsibilities of the IAO

To understand and address risks to the information assets they 'own' and provide assurance to the SIRO on the security and use of these assets (understands the Organisation's plans to achieve and monitor the right NHS IG culture, across the Organisation and with its business partners and to take visible steps to support and participate in that plan (including completing own training).

Working closely with the Data Protection Officer and Information Governance Manager IAO's will take appropriate actions to:

- Know what information the Asset holds, and understands the nature and justification of information flows to and from the asset (approves and minimises information transfers while achieving business purposes; approves arrangements so that information put onto portable or removable media like laptops is minimised and are effectively protected to NHS IG standards.
- Know who has access and why, and ensure their use is monitored and compliant with policy (checks that access provided is the minimum necessary to satisfy business objectives; receives records of checks on use and assures self that effective checking is conducted regularly).
- Ensure the confidentiality, integrity, and availability of all information that their system creates, receives, maintains, or transmits and protect against any reasonably anticipated threats or hazards to the security or integrity of such information.
- Conduct Data Protection Impact Assessments for all new projects in line with the Trust's Privacy Impact Assessment Policy.
- Participate in an Annual Information Risk Assessment.
- Understand and address risks to the asset, and provide assurance to the SIRO (makes the case where necessary for new investment or action to secure 'owned' assets; provides an annual written risk assessment to the SIRO for all assets 'owned' by them).
- Ensure that information risk assessments are reviewed (**See Annex E**) at least once every quarter on all information assets where they have been assigned 'ownership' and where:
  - New systems, applications, facilities etc. is introduced that may impact the assurance of Trust Information or Information Systems.
  - Before enhancements, upgrades, and conversions associated with critical systems or applications.
  - Ensure that risks 9 and above follow the Trust process for inclusion on the Trust's risk register.
- IAOs shall submit the risk assessment results and associated mitigation plans to the SIRO for review. Mitigation plans shall include specific actions with expected completion dates, as well as an account of residual risks.

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- Compile their Information Asset Register.
- Ensure the asset is fully used for the benefit of the organisation and its patients, including responding to requests for access from others (considers whether better use of the information is possible or where information is no longer required; receives, logs and controls requests from others for access; ensures decisions on access are taken in accordance with NHS IG standards of good practice and the policy of the organisation.
- Approve and oversee the disposal mechanisms for information of the asset when no longer needed).

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**Annex E****Key Responsibilities of the IAA**

Information Asset Administrators will provide support to their IAOs to ensure that policies and procedures are followed and to recognise potential or actual security incidents. They will consult their IAOs on incident management to ensure that information asset registers are accurate and maintained up to date.

Ensuring compliance with data sharing agreements within the local area and that information handling procedures are fit for purpose and are properly applied.

Under the direction of their IAO, they will ensure that personal information is not unlawfully exploited and they will, upon recognising new information handling requirements (e.g. a new type of information arises) that the relevant IAO is consulted over appropriate procedures. They will consult with the IAOs regarding any potential or actual security incidents.

Reporting to the relevant IAO on current state of local information handling and ensure that local information handling constraints (e.g. limits on who can have access to the assets) are applied, referring any difficulties to the relevant IAO. They will act as first port of call for local managers and staff seeking advice on the handling of information.

Under the direction of their IAO, they will ensure that information is securely destroyed when there is no further requirement for it.

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**Annex F**

**Information Risk Assessment Form**

<b>Information Asset Owner:</b>	<b>Department/Section:</b>	<b>Date:</b>
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**Information Asset:**

**What is the threat?** (Please describe the threat of something damaging the confidentiality, integrity or availability of information)

*Examples of information asset threats may include:*

**Technical risks:** loss of essential service, technical failures, unauthorised access (inadequate password management), Data loss /corruption (disc error reports, lack of patching schedule) **Physical Risks:** Physical damage to asset, Unrestricted access to office, Security of laptops/removable media, Access to printouts, **Administrative Risks;** Inappropriate use of equipment (lack of policies), lack of user training, inaccurate management information **Service Provision Risks:** Corruption /inaccuracy of patient record, Failure to update patient records

**What are the consequences?**

*Examples of consequences may include:*

**Financial:** Negligent use / loss of patient data (inadequate security) – up to £17,000,000 issued by the Information Commissioner, Fine for copyright infringement, Additional cost of re-inputting data **Reputation:** Loss of reputation arising from a loss of patient data **Staff:** Lowering of staff morale/reduced quality of service

**What would be the potential severity (Consequence) of such an incident?** (Circle appropriate value)

How bad?	<b>Insignificant</b>	<b>Minor</b>	<b>Moderate</b>	<b>Major</b>	<b>Catastrophic</b>
Value	1	2	3	4	5

**What is the likelihood an incident will occur given the key controls and assurances in place?** (circle appropriate value)

	<i>Rare</i> Exceptional occurrence	<i>Unlikely</i> Could occur at some time but unusual	<i>Possible</i> Reasonable chance of occurring	<i>Likely</i> Likely to occur, not a surprise	<i>Almost Certain</i> Is expected to occur in most circumstances.
% chance	<1%	1%	2-10%	10-50%	More than 50%
Value Awarded	1	2	3	4	5

**Existing Controls:**

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<b>Risks with existing controls:</b>			
Consequence	Likelihood	Risk Score	
x		=	
<b>If risks not accepted complete action plan</b>			
Actions to minimise risk	Responsibility	Timescale	Revised Risk Score
<b>Overall Risk Value:</b>	Consequence	Likelihood	Risk Rating
	X		=

**Evaluating Information Risk / Risk rating for Information Risk Assessments**

A simple approach to quantifying risk is to define qualitative measures of consequences and likelihood such as the exemplars given below. This allows construction of a risk matrix which can be used as the basis of identifying acceptable and unacceptable risk. In order to prioritise actions, it is necessary to evaluate the level of risk presented by each of the identified hazards. This is done using a simple rating system (1-5). First, for each of the hazards/risks decide how likely it is to happen (Likelihood) and how serious the consequences are most likely to be (Severity) from the following guide, taking into account the measures already in place.

<b>RISK LEVEL</b>	<b>ACTION AND TIME SCALE</b>
<p><b>INSIGNIFICANT</b> <b>Risk value 1</b></p> <p>Slight damage to property or equipment, Slight delay in service provision, An element of financial loss, Minor clinical incident – no immediate effect on patient safety or patient care, <u>Potential breach of confidentiality where less than 5 people affected or risk assessed as low, e.g. files were encrypted.</u></p>	<p>No action is required to deal with trivial risks, and no documentary records need to be kept.</p>
<p><b>MINOR</b> <b>Risk value 2</b></p> <p>E.g. Slight damage to property or equipment, Slight delay in service provision, An element of financial loss, Minor clinical incident – no immediate effect on patient safety or patient care, Loss of availability to authorised users, <u>Serious potential breach of confidentiality e.g. unencrypted clinical records lost. Up to 20 people affected</u></p>	<p>No further preventive action is necessary, but consideration should be given to more cost-effective solutions, or improvements that impose no additional cost burden. Monitoring is required to ensure that the controls are maintained.</p>

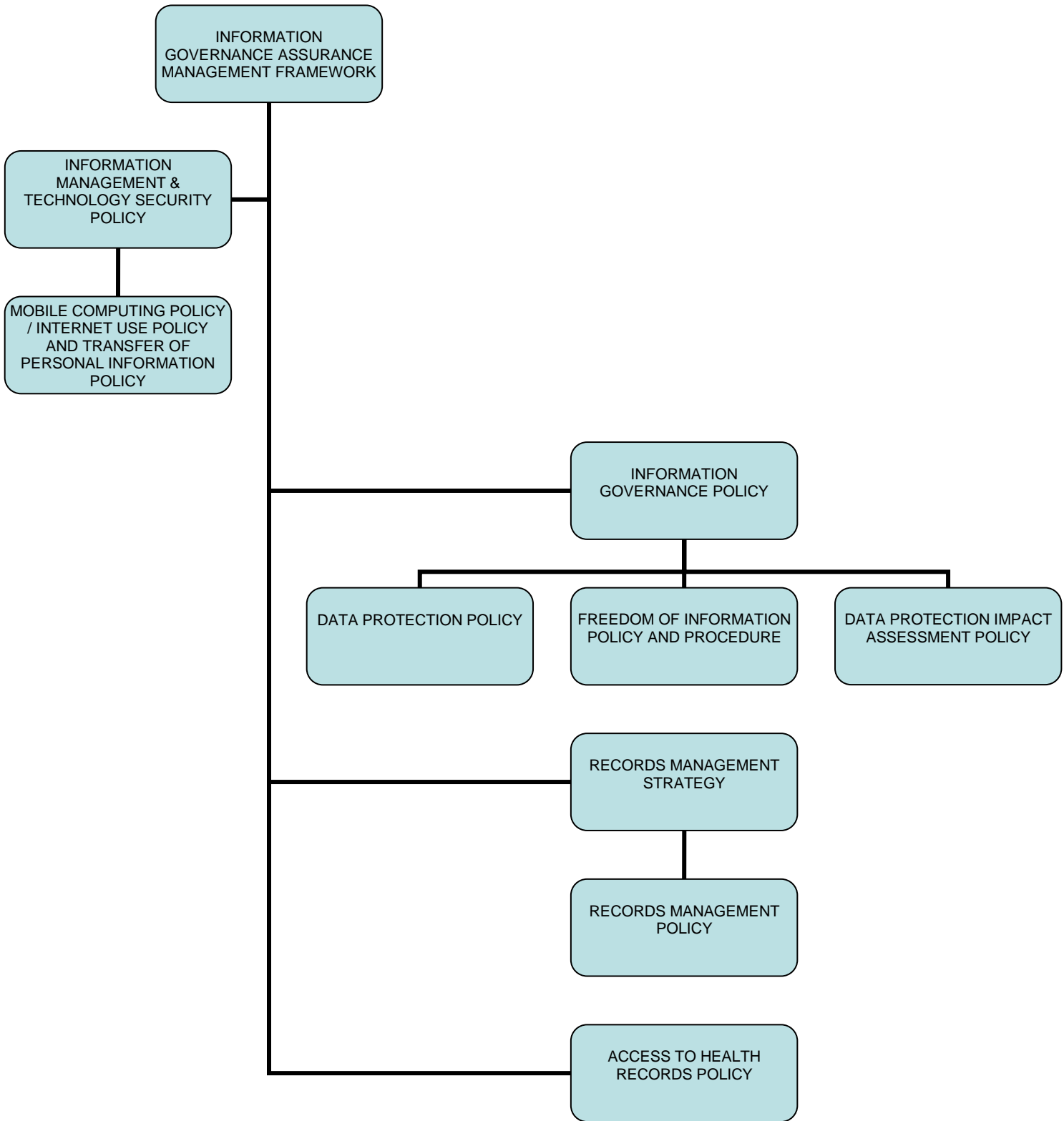
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RISK LEVEL	ACTION AND TIME SCALE
<p style="text-align: center;"><b>MODERATE</b> <b>Risk value 3</b></p> <p>E.g. Significant but temporary damage to property or equipment, Failure in environmental systems (e.g. air conditioning) leaves systems unavailable, Financial loss, Temporary delay to service provision, Claim and complaint potential, Unauthorised Access to systems, Network access by unauthorised users, <u>Serious breach of confidentiality e.g. up to 100 people affected from inadequately protected PC(s), laptop(s) and remote device(s)</u></p>	<p>Efforts should be made to reduce the risk, but the costs of prevention should be carefully measured and limited. Risk reduction measures should normally be implemented within three to six months, depending on the number of people exposed to the hazard.</p> <p><b>Stage 2 Assessment Required.</b> Where the significant risk is associated with extremely harmful consequences, further risk assessment <b>may</b> be necessary to establish more precisely the likelihood of harm as a basis for determining the need for improved control measures.</p> <p><b>Enter the Risk on to the Risk Register if the overall score is 12 and above.</b></p>
<p style="text-align: center;"><b>MAJOR</b> <b>Risk value 4</b></p> <p>E.g. Negative clinical outcome, Significant (permanent or long term) damage to property or equipment, Major financial loss, Long term delays in service provision, Litigation, Complaint, Media coverage, Malicious software (e.g. viruses), <u>Serious breach of confidentiality with either particular sensitivity or up to 1000 people affected</u></p>	<p><b>Stage 2 Assessment Required.</b> Work should not be <i>started or continued</i> until the risk has been reduced. Considerable resources may have to be allocated to reduce the risk. Where the risk involves work in progress, the problem should normally be remedied within one to three months, depending on the number of people exposed to hazard.</p> <p><b>Enter the Risk on to the Risk Register if the overall score is 12 and above.</b></p>
<p style="text-align: center;"><b>CATASTROPHIC</b> <b>Risk value 5</b></p> <p>E.g. Major loss of public confidence, Permanent loss of service, equipment and property, <u>Serious breach of confidentiality with potential for ID theft or over 1000 people affected.</u></p>	<p><b>Stage 2 Assessment Required.</b> Work should not be <i>started or continued</i> until the risk level has been reduced. Whilst the control measures selected should be cost-effective, legally there is an absolute duty to reduce the risk. This means that if it is not possible to reduce the risk even with unlimited resources, then the work must not be started.</p> <p><b>Enter the Risk on to the Risk Register if the overall score is 12 and above.</b></p>

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**Annex G INFORMATION GOVERNANCE POLICY FRAMEWORK**



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