

SERIOUS INCIDENTS, INCIDENT AND CONCERNS POLICY

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POLICY AMENDMENTS

Amendments to the Policy will be issued from time to time. A new amendment history will be issued with each change.

New Version Number	Issued by	Nature of Amendment	Approved by & Date	Date on Intranet
1.0	NHS VoY CCG			
1.1	YHCS	Updates from new NHS England national Serious Incident Framework 2015		
2.0	NHS VoY CCG	Review and update to be VoY CCG specific and further align to the national framework	February 2016	

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1. INTRODUCTION

- 1.1. NHS Vale of York Clinical Commissioning Group (VoY CCG) is committed to providing the best possible service to its patients, clients and staff. VoY CCG recognises that, on occasions, serious incidents (SIs) or near misses will occur which require robust, unbiased, systematic review in order to identify any causes or contributing factors and ensure learning occurs to reduce the risk of recurrence.
- 1.2. Learning from Serious Incidents is an important function of VoY CCGs commitment to the safety of its patients, staff and the general public. Modern healthcare is a complex and at times high risk activity where serious incidents or near misses may occur. Promoting patient safety by proactively reducing the risk of error and learning from patient safety incidents is a key priority for the NHS. This is supported by national guidance from NHS England.
- 1.3. VoY CCG has a responsibility to receive information on Serious Incidents from NHS organisations within its commissioned services as well as oversight on services affecting patients who are treated out of area. This is in order to assure themselves of the quality of services they have commissioned, and support holding providers to account for their responses and actions relating to serious incidents. VoY CCG quality assures the robustness of providers' serious incident investigations and action plan implementation. This approach both identifies learning opportunities for improving patient safety and ensures that organisations have robust arrangements in place to identify and investigate SIs to prevent recurrence.
- 1.4. VoY CCG also has a responsibility to report and investigate incidents which occur within its own organisation. It also needs to ensure Governing Body is aware of Serious Incidents which occur within the CCG and that all action plans are monitored by the Quality and Performance Team. Learning will be disseminated throughout the CCG. VoY CCG is supported in its responsibility by The Serious Incident Team – this team is shared between a number of CCGs, and is hosted by Hull CCG.
- 1.5. VoY CCG will be informed of all SIs in line with the NHS Serious Incident National Framework (March 2015) that have occurred within any of its commissioned services listed below:
 - York Teaching Hospitals NHS Foundation Trust
 - Tees Esk and Wear Valleys NHS Foundation Trust
 - Yorkshire Ambulance Service
 - Independent and Private Providers, commissioned to provide NHS services for the CCGs population, including NHS commissioned placements and service provision in care homes.
 - Any other provider of NHS commissioned services affecting the patient population of VoY CCG
 - SI in services that fall under VoY CCG's responsibility under the co-commissioning agenda.

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- 1.6. This policy sets out the requirements of how to respond to a Serious Incident and provides the tool for investigation. This policy also sets out the arrangements to be followed by commissioned services and the CCG, to:
- Promptly and fully report serious incidents
 - Effectively manage serious incidents so as to minimise harm and damage.
 - Thoroughly and systematically investigate and analyse serious incidents
 - Identify learning from serious incidents and share that learning as appropriate
 - Take actions and put in place measures to minimise the risk of recurrence
 - Report to the VoY CCG Governing Body and NHS England as required
- 1.7. VoY CCG will work closely with NHS England, the Department of Health and other organisations to manage serious incidents, minimise risk and in so doing help prevent recurrence across the NHS.
- 1.8. The policy also outlines management of Incidents and Concerns, which are of a less serious nature, but require consideration, potentially investigating and action plans developing to promote a culture of safety in NHS commissioned services.

2. ENGAGEMENT

- 2.1. This policy has been developed by VoY CCG. The National Framework for Serious Incidents (2015) on which this policy is based, is available to all hospital, ambulance and community providers.

3. IMPACT ANALYSES

Equality

- 3.1. In developing this policy, an analysis of the impact on Equality has been undertaken. As a result of performing the analysis, the policy, project or function does not appear to have any adverse effects on people who share Protected Characteristics and no further actions are recommended at this stage.
- 3.2. VoY CCG promotes a culture of Equality and Diversity within its organisation and actively monitors themes arising from incidents for any potential discriminatory activity. See [Appendix 7](#).

Sustainability

- 3.3. The Sustainability Impact Assessment identifies two positive impacts in relation to this policy or the CCG's sustainability themes. These relate to teleconferencing and electronic documentation and meeting management. See [Appendix 5](#).

Bribery Act 2010

- 3.4. There are the following requirements to the provisions of the Bribery Act 2010 within this policy. See [Appendix 6](#) These requirements present a very low level of risk to the CCG in relation to potential bribery.

4. SCOPE

- 4.1. This policy and associated tools for investigation is for use by VoY CCG employees, all commissioned services and The Serious Incident Team.
- 4.2. For the purpose of this policy an NHS patient is defined as a person receiving care or treatment under the NHS Act 1977, and described in Serious Incident Framework (2015) as “patient in receipt of NHS-funded care”.
- 4.3. The responsibilities of this document applies to VoY CCG, all commissioned services and The Serious Incident Team who must make themselves aware of their responsibilities in this document as part of their duties. An SI can be declared in relation to any member of staff, patient or member of the public who comes into contact with any service commissioned or provided by the VoY CCG.

5. POLICY PURPOSE & AIMS

- 5.1. The purpose of the Policy is to provide VoY CCG, all commissioned services and The Serious Incident Team with a working procedure for managing SIs to improve patient and staff safety.
- 5.2. The objective of this policy is to provide:
- A written description of the procedure
 - Areas of responsibility
 - Accountability
 - Internal and external communication guidance
 - Serious Incident classification
 - Methods for investigation processes
 - Learning from incidents

6. DEFINITIONS

Incident

- 6.1. An incident is any event or circumstance that could or did lead to unintended or unexpected harm, loss or damage to one or more patients, members of staff, visitors, other persons or property, but does not constitute a Serious Incident.
- 6.2. An incident (or series of incidents) that prevents, or threatens to prevent an organisation’s ability to continue to deliver an acceptable quality of healthcare services, including but not limited to the following:

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- Failures in the security, integrity, accuracy or availability of information often described as data loss and/or information governance related issues
- Property damage
- Security breach/concern
- Incidents in population-wide healthcare activities like screening and immunisation programmes where the potential for harm may extend to a large population
- Inappropriate enforcement/care under the Mental Health Act (1983) and the Mental Capacity Act (2005) including Mental Capacity Act, Deprivation of Liberty Safeguards (MCA DOLS)
- Systematic failure to provide an acceptable standard of safe care (this may include incidents, or series of incidents, which necessitate ward/ unit closure or suspension of services)
- Activation of Major Incident Plan (by provider, commissioner or relevant agency)

- Major loss of confidence in the service, including prolonged adverse media coverage or public concern about the quality of healthcare or an organisation

Concerns

- 6.3. Occurrence which gives cause for concern by patient, staff, member of public, health or other care workers, which does not constitute an incident, but where collectively, can contribute to or form a body of evidence for commissioners to require actions and promote learning to promote a safety culture.

Near Miss

- 6.4. A 'near miss' may be classified as a serious incident based on an assessment of risk that considers:
- The likelihood of the incident occurring again if current systems/process remain unchanged, and
 - The potential for harm to staff, patients, and the organisation should the incident occur again.
- 6.5. This does not mean that every 'near miss' should be reported as a serious incident but, where there is a significant existing risk of system failure and serious harm, the serious incident process should be used to understand and mitigate that risk.

Serious Incident

- 6.6. Serious Incidents include acts or omissions in care that result in; unexpected or avoidable death, unexpected or avoidable injury resulting in serious harm - including those where the injury required treatment to prevent death or serious harm,
- 6.7. Serious Incidents in the NHS include:

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- Acts and/or omissions occurring as part of NHS-funded healthcare (including in the community) that result in:
- Unexpected or avoidable death of one or more people.

This includes

- suicide/self-inflicted death; and
- homicide by a person in receipt of mental health care within the recent past
- Unexpected or avoidable injury to one or more people that has resulted in serious harm
- Unexpected or avoidable injury to one or more people that requires further treatment by a healthcare professional in order to prevent the death of the service user, or serious harm
- Actual or alleged abuse; sexual abuse, physical or psychological ill-treatment, or
- Acts of omission which constitute neglect, exploitation, financial or material abuse, discriminative and organisational abuse, self-neglect, domestic abuse, human trafficking and modern day slavery where: healthcare did not take appropriate action/intervention to safeguard against such abuse occurring, or where abuse occurred during the provision of NHS-funded care
- Abuse that resulted in (or was identified through) a Serious Case Review (SCR), Safeguarding Adult Review (SAR), Safeguarding Adult Enquiry or other externally-led investigation, where delivery of NHS funded care caused/contributed towards the incident.
- A near miss may also constitute an SI where the contributory causes are serious, which under different circumstances may have led to serious injury, major permanent harm, or unexpected death, but no actual harm resulted on this occasion.
- Never Events are serious incidents that are wholly preventable as guidance or safety recommendations that provide strong systemic protective barriers are available at a national level and should have been implemented by all healthcare providers. Each Never Event type has the potential to cause serious patient harm or death. However, serious harm or death is not required to have happened as a result of a specific incident occurrence for that incident to be categorised as a Never Event. See [Appendix 1](#) for Never Event List

7. ROLES, RESPONSIBILITIES AND ACCOUNTABILITY

- 7.1. VoY CCG has a responsibility to ensure there is a robust performance management process in place that meets NHS England requirements as well as providing clear guidance on the identification, investigation and feedback of an SI. Part of this responsibility is to ensure commissioned services report SIs electronically on the Strategic Executive Information System (STEIS) and for this requirement to form part of the contract between VoY CCG and the commissioned service.
- 7.2. VoY CCG also has a duty to comply with NHS England Serious Incidents Framework March 2015. It is the responsibility of The Serious Incident Team on behalf of the CCG, to ensure this process is executed. The CCG will

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remain accountable for ensuring there is a robust process and the commissioned service are accountable for delivering in line with the Serious Incidents Framework 2015.

- 7.3. The responsibilities of this document apply to VoY CCG, all commissioned services and associated team with lead for Serious Incident service. Individuals should make themselves aware of their responsibilities within this document as part of their duties to report incidents. A Serious Incident can be declared in relation to any member of staff, patient or member of the public who comes into contact with any service commissioned or provided by the VoY CCG.

8. POLICY STATEMENT

- 8.1. VoY CCG recognises that in a service as large and as complex as the NHS things will sometimes go wrong. When they do, the VoY CCG supports the view that the response should not focus on blame and retribution, but of organisational learning with the aim of encouraging participation in the overall process and supporting staff, rather than exposing them to recrimination. VoY CCG will advocate justifiable accountability and a zero tolerance for inappropriate blame.
- 8.2. The Incident Decision Tree, (NPSA 2006) should be used to promote fair and consistent staff treatment within and between healthcare organisations. [Appendix 4](#) provides more information about using the Incident Decision Tree, and [Appendix 5](#) provides an example in practice to provide more clarity.
- 8.3. Where there are concerns about individuals practice frameworks and policies are in place to maintain public safety and to ensure the public are protected and support staff.

Duty of Candour

- 8.4. VoY CCG is committed to promoting an open and fair culture, with a clear Duty of Candour. Every commissioned healthcare provider or organisation and everyone working for them must be honest, open and truthful in all their communication with patients and the public. Organisational and personal interests must never be allowed to outweigh the duty to be honest, open and truthful, (CQC 2015). Where a Serious Incident has affected or may have affected a patient by an act or omission of an organisation or its staff, the patient (or any lawfully entitled personal representative or other authorised person) should be informed of the incident, given full disclosure of the surrounding circumstances, be given a full apology followed by a written apology and be offered an appropriate level of support, whether or not the patient or representative has asked for this information. (Francis, 2013, CQC 2015)

9. RELEVANT LEGISLATION AND STANDARDS

Putting Patients First: The NHS England Business Plan for 2013/14 – 2015/16
Recommendations and Report of the Mid Staffordshire NHS Foundation Trust
Public Inquiry (Feb 2013)

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NHS Commissioning Board (March 2015) Serious Incident Framework Working Together to Safeguard Children
https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/419595/Working_Together_to_Safeguard_Children.pdf,
Guidance on the reporting and monitoring arrangements and post infection review process for MRSA bloodstream infections (April 2013)
<http://www.england.nhs.uk/wp-content/uploads/2013/03/pir-guidance.pdf>
Department of Health (2013) Information: To Share or not to Share Government Response to the Caldicott Review
www.nrls.npsa.nhs.uk/resources/patient-safety-topics/
Safeguarding Vulnerable People in the NHS –Accountability and Assurance Framework (2015)
Department of Health (2012) Compassion in Practice
National Framework for reporting and learning from Serious Incidents requiring investigation (2010)
<http://www.nrls.npsa.nhs.uk/resources/?entryid45=75173>
NPSA (2009) Being Open Policy
National Patient Safety Agency, ‘Seven Steps to Patient Safety’, 2004 – 2009. Available at <http://www.nrls.npsa.nhs.uk/resources/collections/seven-steps-to-patient-safety/>
National Health Services Act 1977.
Freedom of Information Act 2000
CQC (2015) Duty of Candour Regulation 20
Managing Safety Incidents in NHS Screening Programmes (2015) Public Health England
[NHS England \(2015\) Serious Incident Framework](#)

10. POLICY IMPLEMENTATION

Serious Incidents

Culture

- 10.1. VoY CCG is actively engaged in promoting and developing a safety culture where staff have a constant and active awareness of the potential for things to go wrong both internally and with commissioned providers. Through the development of this culture, the VoY CCG is able to acknowledge mistakes, learn from them and take action to put things right with the opportunity to learn and share the learning from the SI and improve patient safety.
- 10.2. Having a safety culture encourages a working environment where many complicated components are taken into account and recognised as contributing to an SI or to the events leading up to it. It is recognised that the causes of any SI frequently extend far beyond the actions of the individual staff involved, and are often out of their control. Consideration and discussion of both situational and human factors is required to ensure all potential contributing factors have been considered. While human error may be a part

of an SI, in a technically and socially complex system like healthcare, there are usually entrenched systemic factors at work. VoY CCG is committed to using a detailed structured investigative methodology, such as using root cause analysis, during the investigation of SIs and requires providers to use this technique when investigating SIs.

Duty of Candour – Being Open

- 10.3. A commitment to improving communication between VoY CCG and patients who have been harmed is integral to VoY CCG's strategy to be open and transparent. This demonstrates the value VoY CCG's places on honesty combined with recognition of user contribution and involvement in the investigation process to improve patient safety. This is a national contractual requirement for all providers of NHS services under the NHS standard contract, as well as one of the fundamental standards applied by the Care Quality Commission (2015).
- 10.4. VoY CCG expects all providers to demonstrate a Duty of Candour, based on recommendations made by Francis (2013) and contained in mandate by the CQC (2015) and in line with principles of "Being Open" which involve acknowledging, *apologising* and explaining what happened to patients and/or their carers who have been involved in a patient safety incident, irrespective whether or not the patient or their representative have asked for this information. Following a verbal apology a written apology should follow with clear arrangements for ongoing involvement and communication.

11. Reporting a Serious Incident

Who should report SIs?

- 11.1. All incidents which are categorised as SI's within the Serious Incidents Framework (2015) will be reported. Commissioned providers are required to report SIs to VoY CCG using the STEIS system. The reporting process for commissioned providers can be found at [Appendix 3](#).
- 11.2. Providers are required to demonstrate an internal governance process which ensures Serious Incidents are reported on STEIS within 2 working days of the SI being *identified* from within the organisation or to the organisation by an external organisation.
- 11.3. For SI's which are declared by the VoY CCG itself, these are reported directly on STEIS by the CCG or the associated team with lead for Serious Incident service.
- 11.4. VoY CCG is automatically informed via e-mail of an SI when a STEIS record is completed by a provider organisation. This e-mail contains a link to securely log into STEIS to view the incident details. The CCG can request a 72 hour report if additional information or assurance is required prior to completion of the SI report

12. Investigation of a Serious Incident

Responsibilities

- 12.1. The Lead with responsibility for serious incidents in the relevant commissioned provider services or in the CCG will:
- ensure the establishment and co-ordination of an investigation team to thoroughly investigate the SI and to ensure objectivity using Root Cause Analysis (RCA) tools
 - Ensure Being Open and Duty of candour requirements have been adhered to
- 12.2. The Investigation team will:
- Be led by an investigator trained in root cause analysis process and sufficiently removed from the incident to be able to conduct an objective investigation
 - Support organisational learning through root cause analysis
 - Involve all staff involved in the incident will be asked to participate in the investigation and asked to give their version of events, either in a statement and/or an interview. Best practice is to record this. Ensure staff have access to identified support and appropriate information with statement writing and interview
 - Ensure the incident is logged on the national reporting system (STEIS) within 2 working days.
 - Establish a set of Terms of Reference for the investigation which is shared with the family if appropriate
 - Ensure that all proper records are obtained and kept secure, including the copying of Medical Records prior to their leaving the site of the incident
 - Complete investigations and the investigation report so that it can be reviewed by the SI panel **within 60 working days** of the incident date
 - Report the SI summary, investigation report including root causes and lessons learnt to the relevant committees in line with the investigation terms of reference
 - Identify which committee or team is responsible for providing an update on action plans and actions to be taken following the SI investigation
 - Update the STEIS system as appropriate
 - Identify how lessons will be shared within the team, directorate/service and organisation
- 12.3. The Serious Incident Team will:
- Monitor that SIs are logged onto the STEIS system appropriately
 - Acknowledge receipt of SIs received via the STEIS system to providers within two working days, confirmation of the patient's/client's GP details and a deadline for receipt of the investigation report and action plan
 - Request 72 hour additional information reports for providers if requested
 - Maintain up-to-date electronic records of all Serious Incidents pertaining to the VoY CCG and commissioned services

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- Provide specialist advice to support the SI process
- Ensure or advise that if appropriate SIs are reported to the relevant professional bodies
- Negotiate requests for extensions of investigation reports from providers
- Forward SI reports to appropriately trained clinical and managerial reviewers
- Organise the SI panel meetings
- Ensure feedback is provided following review of investigation reports
- Produce quarterly SI data for both VoY CCG and NHS England

12.4. The SI panel

All SI investigation reports are reviewed and discussed at the SI panel. The SI panel is a collaborative group drawn from CCG Quality Leads from HaRD, VoY, SR & HRW CCGs.

12.5. The SI panel will:

- Receive, critique and provide feedback on SI reports
- Maintain a transparent and open system to assure quality of Root Cause Analysis, and to receive assurance that action plans resulting from SI reports have been followed up and adequately completed within the timescales indicated in the SI report
- Review implementation of action plans and assurance on SI reports received
- Identify learning points and be assured of sharing of learning
- Monitor the implementation of this policy, including reporting timescales, quality of reporting, feedback to providers, performance management, responsibilities, dissemination of lessons learned and assurance on actions taken
- Ensure SIs are closed on STEIS when it is satisfied the investigation is completed and evidence of implementation has been provided for assurance.
- Ensure the lessons learned section is completed on the STEIS report
- Work in conjunction with the CCG Communications service where a media response is required
- Ensure actions are commensurate with the incident to provide sufficient assurance that actions have been completed.

12.6. The sharing of lessons learnt post-investigation is a critical part of serious incident management. Following a review of the SI, the Lead will ensure that procedures are adopted or altered to reflect the lessons learnt from Serious Incidents. The Lead Director and Investigation Officer will ensure that such procedures are disseminated to all departments through the appropriate means e.g. local networks, through team meetings, inclusion in appropriate newsletters, all in anonymised form. Lessons may be shared across organisational boundaries through local networks, NHS England and Public Health England.

12.7. If as a result of the initial enquiry disciplinary action is considered necessary, advice will be sought from the Director of Human Resources or equivalent.

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The NPSA has a simple-to-use on-line [Incident Decision Tree](#), which, depending on the nature of the incident and the amount of information gathered, takes 30 to 60 minutes to work through and provides information on whether to suspend/remove a member of staff whose conduct is under suspicion as part of an SI and be used in parallel with the Root Cause Analysis and also decisions taken on reporting to professional bodies as necessary.

- 12.8. Investigation of Serious Incidents reported within the VoY CCG will be reviewed by the Chief Nurse, Head of Quality Assurance and any other Officer with an associated interest in the SI. The reports will then be discussed at Quality and Finance Committee and the action plan monitored by the Quality and Performance Team with updates reported back to Quality and Finance.
- 12.9. The Executive Lead for Serious Incidents (Chief Nurse) with VoY CCG will have a duty to report regularly to the VoY CCG Quality and Finance Committee and will escalate matters to the wider membership and Governing Body as appropriate.

The role of NHS England

- 12.10. NHS England has a direct commissioning role as well as a role in leading and enabling the commissioning system. As part of the latter role, NHS England maintains oversight and surveillance of serious incident management within NHS-funded care and assures that CCGs have systems in place to appropriately manage serious incidents in the care they commission. They are responsible for reviewing trends, analysing quality and identifying issues of concern. They have a responsibility for providing the wider system with intelligence gained through their role as direct commissioners and leaders of the commissioning system. NHS England must maintain mechanisms to support this function, including exploiting opportunities provided by their involvement and participation in local and regional Quality Surveillance Groups.
- 12.11. In certain circumstances (for example with many incidents relating to mental health homicide) NHS England may be required to lead a local, regional or national response (including the commissioning of an independent incident investigation) depending on the circumstances of the case.
- 12.12. Provider reporting of Never Events to the VoY CCG form part of existing contract arrangements for reporting of SIs. The NHS England Framework supports VoY CCG in their performance management of Never Events and will ensure interventions are enacted with providers where appropriate.
- 12.13. NHS England are automatically alerted when an SI is reported via the STEIS system. In some circumstances NHS England may require immediate assurance depending on the seriousness and complexity of the SI.
- 12.14. In exceptional circumstances, NHS England may alert other Trusts in Yorkshire and the Humber or throughout the country. NHS England will also lead on informing relevant networks if there are serious concerns about the

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actions of an individual health professional and s/he is considered likely to be seeking work with other employers who would be unaware of the concerns.

- 12.15. Out of hours, the provider should contact NHS England on-call manager if the SI is of an exceptional nature, for example, requiring immediate investigation by the Police/HSE and/or likely to attract media attention, e.g. a fire on NHS premises causing major service disruption. The SI should be formally reported on STEIS the next working day.
- 12.16. Where an SI involves more than one NHS organisation (e.g. a patient affected by system failures both in an acute hospital and in primary care), a decision should be made jointly by the organisations concerned about where the frequency/severity of the problem(s) appears to have been greatest, if necessary referring to VoY CCG and as associated team with lead for Serious Incident service or NHS England for advice. A single investigation report and action plan will be submitted by the reporting organisation.
- 12.17. In the interest of patient safety, NHS England as well as VoY CCG will inform the CQC of “highly significant” SIs such as those which are likely to generate significant interest and possibly require consideration by the Care Quality Commission Investigations Department as indicative of system failure and are subject to national or a high level of local media interest. Where NHS England decides to notify the CQC of such an incident the relevant organisation will be informed of this first and this action does not negate the organisation from also directly reporting to the CQC where appropriate.
- 12.18. NHS England will continue to performance manage SIs involving the safeguarding of children as outlined in Safeguarding Vulnerable People in the Reformed NHS: Accountability and Assurance Framework (March 2015) This will be done through the Safeguarding Team Designated Nurses who are employed across the NHS SRCCG, NHS HRW CCG, NHS HaRD CCG, NHS VoY CCG and NHS England. The employing organisation is SR CCG with responsibility to the relevant organisation SR CCG, HRW CCG, HaRD CCG, VoY CCG and NHS England, dependent on the residency of the individual and these cases will be kept open until the action plans have been fully implemented.
- 12.19. Learning from SIs within the region will be shared nationally through NHS England (or other bodies) as appropriate and NHS England will ensure that the learning from key inquiries at national level is implemented within North Yorkshire and the Humber.

13. Safeguarding Adults and Children

- 13.1. The new Safeguarding Vulnerable People in the Reformed NHS: Accountability and Assurance Framework published on 21 March 2015 makes clear that regardless of the individual circumstances, both commissioner and provider organisations should;
 - Ensure that the Local Safeguarding Adult Boards (LSABs) and Local Safeguarding Children Boards (LSCBs) have been notified of relevant incidents and agree arrangements for the management of Serious Case Reviews / Learning Lessons Reviews, Domestic Homicide

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Reviews and other non-statutory reviews, depending on circumstances; including action planning and learning from incidents. All actions should be consistent with the local multi-agency safeguarding protocol and policies

- Ensure robust communication between safeguarding boards, commissioners, regulators and providers. There should not be duplication of investigations and action planning within the health care provider organisations where external bodies, such as safeguarding boards, are carrying out these activities and health care organisations are assured that actions are satisfactorily in hand and that there are robust process for ensuring any outcomes from the external investigation will be communicated and acted upon; SIs must be reported on STEIS to ensure health element of SI is reported and evidence of action implementation is submitted to commissioner
- Ensure understanding of, and apply, reporting and liaison requirements with regard to agencies such as the Police, Public Health England, Health and Safety Executive (HSE), Coroner, Education Partners, Local Authority partners, Local Midwifery Supervising Authority or Medicines and Healthcare products Regulatory Agency (MHRA)
- Ensure incidents are reported to the appropriate regulatory and healthcare bodies, including the CQC and, for patient safety incidents, the National Reporting and Learning System.
- Ensure that all SIs are considered by the provider in relation to whether there has been a possible incident of abuse as defined by the Care Act (2014) and an alert raised as appropriate.

Children

- 13.2. Under the statutory guidance Working Together to Safeguard Children: A guide to inter-agency working to safeguard and promote the welfare of children published March 2015 NHS England has a statutory duty to safeguard and promote the welfare of children. It will also be accountable for the services it directly commissions. NHS England will also lead and define improvements in safeguarding practice and impact/outcomes, and should also ensure that there are effective mechanisms for LSCBs and Health and Wellbeing Boards to raise concerns about the engagement and leadership of the local NHS in relation to safeguarding children and adults.
- 13.3. For clarity, incidents relating to safeguarding children should be reported if they fall within the criteria set below:
- (a) abuse or neglect of a child is known or suspected; and
 - (b) either — (i) the child has died; or (ii) the child has been seriously harmed and there is cause for concern as to the way in which the authority, their Board partners or other relevant persons have worked together to safeguard the child. ('Working Together' 2015).

Adults

- 13.4. The Care Act defines adult safeguarding as protecting a person's right to live in safety, free from abuse and neglect. The Care Act requires that each local

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authority must: make enquiries, or ensure others do so (e.g. health providers or police) if it believes an adult (with care and support needs, regardless of whether those needs are being met) is, or is at risk of, abuse or neglect. An alert should be raised and an enquiry undertaken to establish whether any action needs to be taken to stop or prevent abuse and neglect, and if so, by whom;

- 13.5. NHS England is responsible for ensuring that the health commissioning system as a whole is working effectively to safeguard and promote the welfare of children and adults. It is also accountable for the services it directly commissions, including health care services in the under-18 secure estate and in police custody.
- 13.6. NHS England also leads and defines improvement in safeguarding practice and outcomes and should also ensure that there are effective mechanisms for LSCBs, LSABs and health and wellbeing boards to raise concerns about the engagement and leadership of the local NHS.
- 13.7. VoY CCG as the commissioner of local health services is responsible for safeguarding quality assurance through contractual arrangements with all provider organisations. VoY CCG has the responsibility for Safeguarding Adults and is represented at the North Yorkshire Safeguarding Adults Board and the City of York Safeguarding Adults Board by The Designated Nurse for Safeguarding Adults who is employed by NHS SR CCG and managed by the Partnerships Commissioning Unit on behalf of VoY CCG.
- 13.8. The Designated Professionals for Adults and for Children are hosted by NHS SR CCG on behalf NHS VoY CCG, NHS HRW CCG, NHS SR CCG, NHS HaRD CCG, and NHS England. These professionals provide the CCGs and NHS England with professional expertise and advice in relation to relevant SIs.
- 13.9. The administrative records of SIs linked with safeguarding investigations will be processed through the VoY CCG SI management process via the associated team with lead for Serious Incident service and these cases will be kept open until the action plans have been fully implemented.
- 13.10. Criteria for Safeguarding Children Serious Incident Review Statutory Guidance (HM Government , 2015) identified the criteria for the LSCB to commission a Serious Case Review (SCR) are where:
 - (a) abuse or neglect of a child is known or suspected; and
 - (b) either — (i) the child has died; or (ii) the child has been seriously harmed and there is cause for concern as to the way in which the authority, their Board partners or other relevant persons have worked together to safeguard the child.
 - Chapter 4 of the Guidance (HM Government 2015) also directs that reviews should also be considered where the threshold for a SCR is not reached but where there may be valuable lessons in terms of interagency or single agency working. In this case a Learning Lesson Reviews or Single Agency Review may be commissioned. Should these reviews identify any significant learning for Health organisations consideration should be given as to if the criteria for a SI reporting is

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reached. If not already involved, the Designated Professionals must be consulted in order to provide expertise into the decision making process

- Should CCG staff identify any other case where there may be an associated safeguarding children issue they should consult with the Designated Professionals for expert advice regarding if this fits the criteria for a safeguarding children SI

13.11. Criteria for Safeguarding Adult Reviews (Care Act 2014)

(1) A SAB must arrange for there to be a review of a case involving an adult in its area with needs for care and support (whether or not the local authority has been meeting any of those needs) if— .

(a) there is reasonable cause for concern about how the SAB, members of it or other persons with relevant functions worked together to safeguard the adult, and .

(b) condition 1 or 2 is met. .

(2) Condition 1 is met if: .

- the adult has died, and
- the SAB knows or suspects that the death resulted from abuse or neglect (whether or not it knew about or suspected the abuse or neglect before the adult died). .

(3) Condition 2 is met if: .

- the adult is still alive, and
- the SAB knows or suspects that the adult has experienced serious abuse or neglect. .

(4) A SAB may arrange for there to be a review of any other case involving an adult in its area with needs for care and support (whether or not the local authority has been meeting any of those needs). .

(5) Each member of the SAB must co-operate in and contribute to the carrying out of a review under this section with a view to: .

- identifying the lessons to be learnt from the adult's case, and .
- applying those lessons to future cases.

13.12. The application for consideration of a Safeguarding Adult Review will be made to the Independent Chair of the relevant Safeguarding Adult Board.

14. Use of Adult Psychiatric Wards for Children Under 16

14.1. Any incident involving children under 16 who are admitted to adult mental health beds requires reporting on STEIS by the commissioning organisation. The report requires details of how the child will be moved to appropriate accommodation within 48 hours. The definitive date is the child's date of birth.

15. Incidents Involving National Screening Programmes

15.1. SIs linked to screening programmes should be reported to NHS England within two working days. NHS England should be informed of all screening incidents, serious ones immediately and a member of the public health

screening team should be involved in the incident investigation. This is done via the Screening Lead at Public Health England who is embedded with NHS England.

16. Breaches of Confidentiality Involving Person Identifiable Data (PID), including Data Loss

- 16.1. Any incident involving the actual or potential loss of personal information that could lead to identity fraud or have other significant impact on individuals should be considered as serious and be reported as an SI. NHS England has a role in notifying the Department of Health (DH) of certain data loss incidents, depending on the severity and in line with recommendations of Caldicott Review (2013).
- 16.2. Information Governance SIs should be reported in line with the Department of Health Digital Information Policy January 2009: Checklist for reporting, managing and Investigating Information Governance Serious Untoward Incidents. The DH Information Governance Risk Assessment tool should be used for categorising the incident. All incidents raised as 1-5 on the Information Governance Risk Assessment tool must be categorised as SIs and reported as per this policy.

17. Process for Reporting SIs that fall into Category of Pressure Ulcers

- 17.1. Patients who are in receipt of NHS commissioned care, in hospital and community settings who experience pressure ulcers, should be assessed appropriately using nationally recognised assessment and care management tools. Patients should be initially and appropriately assessed within 6 hours of admission or at their first planned visit within the community setting (EPUAP 2015 NICE Quality Standard Q589). Where pressure ulcers occur and the assessment identifies that there have been any acts or omissions in care contributing to the development of the pressure ulcer, any neglect of the patient or any safeguarding alerts the incident must be reported as a Serious Incident in line with SI Framework (2015). It may therefore also be raised as a safeguarding concern.

18. Process for Reporting SIs that Fall into Category of Health Care Associated Infections (HCAI)

- 18.1. It is required that MRSA and Clostridium.difficile cases will be subject to a Post Infection Review (PIR, April 2013). These cases will be managed under Public Health England Guidance and are not required to be reported as SIs unless a HCAI has been reported on Part 1 of the death certificate.
- 18.2. Other HCAI which should be considered for reporting as a SI include:
 - Clusters or recurrences of HCAs which are not being managed via PIR or other HCAI process.
 - Unusual outbreaks in care settings
 - Incidents which result in adverse media interest.

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- 18.3. Services will ensure engagement with NHS England Public Health teams where appropriate and for all outbreaks in non-NHS care settings.

19. Incidents Relating to Health and Safety, Medicines Management and Drug Errors, Equipment Failure and Waste

- 19.1. For incidents related to health and safety, the VoY CCG approved Health and Safety Specialists will advise whether it is necessary to inform the Health and Safety Executive (HSE) and whether the area involved needs to be isolated until an HSE Inspector has visited.
- 19.2. Any SI involving a drug error must include the name of the drug and the details of the error when reported on STEIS.
- 19.3. For SIs involving defective 'products' (i.e. drugs, equipment, etc), the item(s) must be isolated and retained (where this has not already occurred for the purposes of a police investigation) and the relevant staff should be contacted, Medication and Drug related errors which result in serious harm or death, or are considered “near misses” should be reported as SIs by the provider. VoY CCG has a duty to report defects in medicinal products, buildings and plant, and other medical and non-medical equipment and supplies to the relevant external authorities, currently the Medicines and Healthcare Products Regulatory Agency (MHRA) and/or the Health and Safety Executive, (HSE).
- 19.4. For SIs relating to waste the appointed team for waste at the Local Authority should be involved in all investigations following accident or incident that requires reference to waste legislation. Contact with the relevant team at the Local Authority must be made through the Facilities department.

20. Midwifery Service Incidents

- 20.1. Where VoY CCG is performance managing a midwifery SI, it is responsible for obtaining clinical advice if required either from a supervisor of midwives independent of the service in question or directly from the Local Supervising Authority Midwifery Officer.

21. Patients in Receipt of Mental Health Services

- 21.1. For SIs reported involving patient/s in receipt of mental health services the details of the section of the Mental Health Act the patient is under (if applicable) should be included on STEIS along with confirmation if the patient is a formal or informal patient.

22. Patients in Receipt of Substance Misuse Services

- 22.1. In NHS commissioned services, where the cause of death of a substance misuse service user is a direct result of their substance misuse, the reporting organisation should report this as an unexpected death on STEIS.

Where patients are in receipt of care commissioning by non-NHS commissioners, such as Local Authority commissioned Drug and Alcohol

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Services, these are not required to be reported on STEIS, but managed through that commissioning organisations processes.

23. Sharing Lessons Learned

- 23.1. VoY CCG will work in partnership with, and support provider and commissioning organisations to share transferable lessons learnt from serious incidents. This will enable a wider impact when implementing actions to improve the quality and safety of services provided both locally and nationally. Provider organisations will be expected to lead and implement changes to improve patient safety in line with recommendations of Francis (2013) and NHS CB (2012) Compassion in Practice (2012), provide evidence of impact on lessons learnt and quality improvement with staff. VoY CCG will work with NHS England in order that learning from serious incidents is shared with other NHS organisations in Yorkshire and the Humber and nationally where appropriate.

24. INCIDENT MANAGEMENT AND RAISING CONCERNS

Reporting Incidents and near misses within VoY CCG

- 24.1. An incident occurring in VoY CCG is any event or circumstance that could or did lead to unintended or unexpected harm, loss or damage to one or more patients, members of staff, visitors, other persons or property.
- 24.2. Incidents should be reported using the Incident Reporting system as soon as possible following the incident and ideally within 2 working days. The reporter should also notify line their manager of incident at same time
- 24.3. Concerns should be raised through the incidents reporting system, or can be raised through the email service, valeofyork.contactus@nhs.net or through the patient relations service VoYCCG.PatientRelations@nhs.net or 01904555629.
- 24.4. An investigation will be required by the line manager or appropriate other if external subjectivity is considered beneficial. The level of the investigation will depend upon the grade of the incident ensuring an appropriate investigation has been undertaken. The investigation into the incident must be completed within an agreed timescale and any resulting action plans monitored through Quality and Finance committee.
- 24.5. The Communications service will initiate a communication media handling strategy for responding incidents which have the potential to attract multiple enquires from the public.

Reporting and Managing Concerns

- 24.6. In line with recommendations (Francis 2013) to promote an open learning culture, VoY CCG recognises the value of concerns being reported. An individual concern in itself may not constitute an incident for investigation, but collectively, can contribute towards a body of evidence to enable the CCG to investigate where a number of similar concerns are reported. Concerns can

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relate to local NHS services or care homes. Concerns raised may emerge from a variety of sources, such as something any individual has witnessed or may be third party information, which is regarded as needing to be noted.

No patient or person identifiable information should be reported in a concern report.

25. TRAINING & AWARENESS

- 25.1. Staff will be made aware of the policy through the staff induction process, when directed to review policies and procedures of the organisation. The policy will be held on the Intranet.

- 25.2. Line Managers have a responsibility to ensure staff undertake the correct level of training in relation to conducting investigations as appropriate.

26. POLICY REVIEW

This policy will be reviewed every two years. Earlier review may be required in response to exceptional circumstances, organisational change or relevant changes in legislation/guidance, and as instructed by the senior manager responsible for this policy.

27. REFERENCES

CQC Regulation 20 Duty of Candour March 2015
Department of Health (2013) Information: To Share or not to Share
Government Response to the Caldicott Review
Department of Health (2012) Compassion in Practice DOH
Guidance on the reporting and monitoring arrangements and post infection review process for MRSA bloodstream infections (April 2013)
<http://www.England.nhs.uk/wp-content/uploads/2013/03/pir-guidance.pdf>
National framework for reporting and learning from serious incidents requiring investigation (2010)
<http://www.nrls.npsa.nhs.uk/resources/?entryid45=75173>
NPSA (2009) Being Open Policy
www.nrls.npsa.nhs.uk/resources/patient-safety-topics/
National Health Services Act 1977.
Health and Social Care Information Centre (hscic) (February 2015) Checklist Guidance for the Reporting, Managing and Investigating Information Governance and Cyber Security Serious Incidents Requiring Investigation.
NHS England (2013/14 update) The Never Events List
NHS England (Sept 2014) Twelve Hour Breach of the AE Standard Guide
NHS England (November 2014) Safer Staffing Guide Care Contact Time
NHS Commissioning Board (March 2015) Serious Incident Framework
NICE Quality Guideline Q589 (June 2015)

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Putting Patients First: The NHS England Business Plan for 2013/14 – 2015/16
Recommendations and Report of the Mid Staffordshire NHS Foundation Trust
Public Inquiry (Feb 2013)

Safeguarding Vulnerable People in the Reformed NHS: Accountability and
Assurance Framework (March 2015)

Working Together to Safeguard Children

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/419595/Working_Together_to_Safeguard_Children.pdf
[Care Act 2014](#) DOH

Managing Safety Incidents in NHS Screening Programmes (2015) Public
Health England

Department of Health Digital Information Policy January 2009: Checklist for
reporting, managing and Investigating Information Governance Serious
Untoward Incidents.

28. ASSOCIATED DOCUMENTATION

Information Governance Incident Reporting Procedure

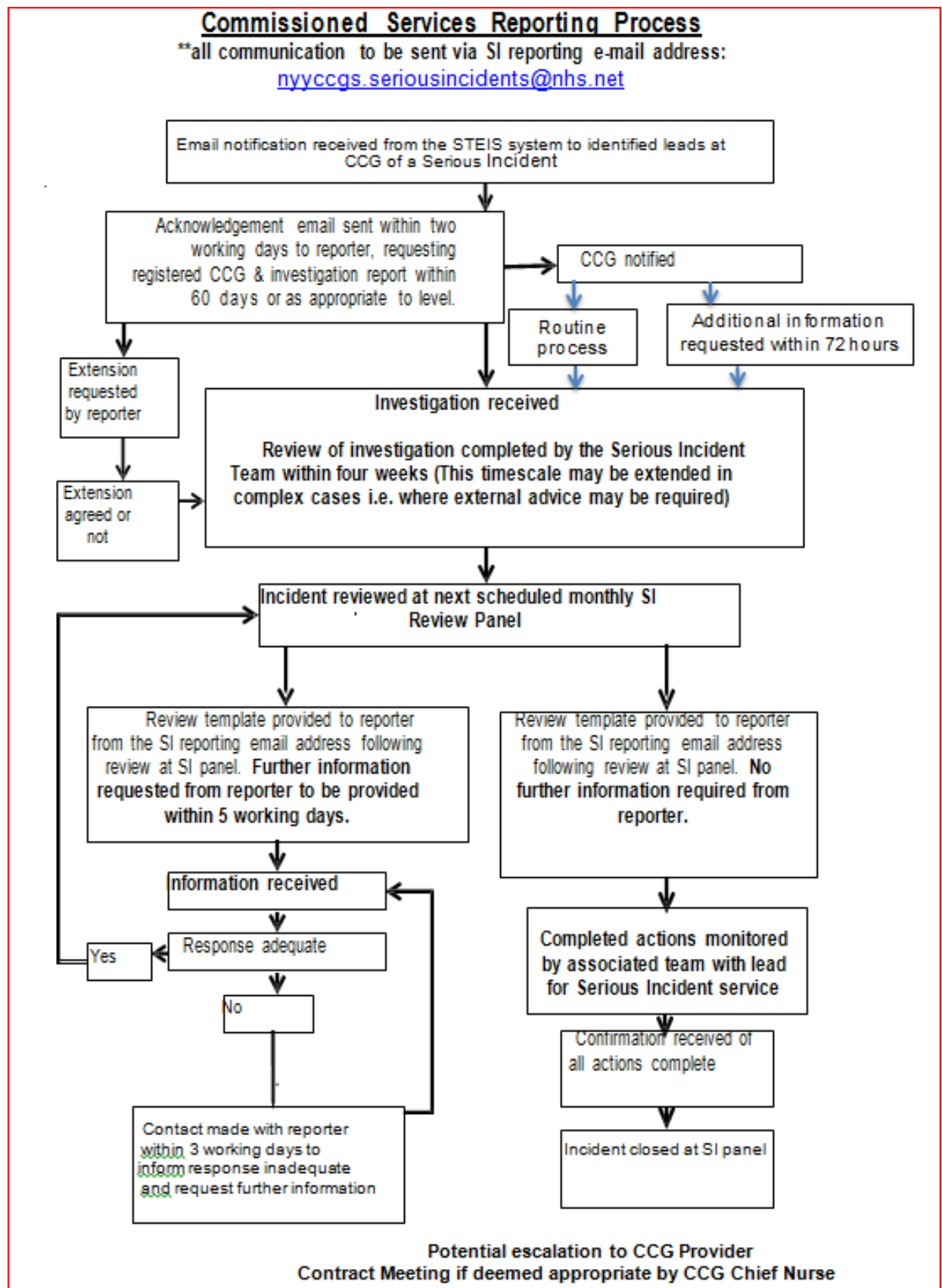
29. LIST OF APPENDICES

Appendix 1	Core List of Never Events
Appendix 2	Commissioned Service Reporting Process
Appendix 3	Serious Incident Report Submission.
Appendix 4	NPSA Incident Decision Tree
Appendix 5	Example of Using the Incident Decision Tree (Post Incident)
Appendix 6	Equality Impact Assessment
Appendix 7	Sustainability Impact Assessment

Appendix 1 - Core List of Never Events (updated in national guidance 2015)

1. Wrong site surgery
2. Wrong implant/prosthesis
3. Retained foreign object post-procedure
4. Mis – selection of a strong potassium containing solution
5. Wrong route administration of medication
6. Overdose of Insulin due to abbreviations or incorrect device
7. Overdose of methotrexate for non-cancer treatment
8. Mis – selection of high strength midazolam during conscious sedation
9. Failure to install functional collapsible shower or curtain rails
10. Falls from poorly restricted windows
11. Chest or neck entrapment in bedrails
12. Transfusion or transplantation of ABO-incompatible blood components or organs
13. Misplaced naso- or oro-gastric tubes
14. Scalding of patients

Appendix 2 Commissioned service reporting process



APPENDIX 3 Serious Incident Report Submission.

Timescales and extension requests

- 29.1. Provider organisations are required to report Serious Incidents (SI) within two working days, once identified. As per Framework for SIs (March 2015) the date of SIs discovery by the organisation is the date from which the deadline is taken for a report into SI to be completed and submitted. Organisations are requested to use “Strategic Executive Information System” (STEIS) to log SIs, and are required to keep commissioners informed as per contractual arrangements.
- 29.2. SIs should be fully investigated by the provider using nationally recognised tools and a report with action plan signed off by a director, submitted to the commissioner within 60 days, from the date of organisation’s awareness of the SI.
- 29.3. It is expected that SI reports will be submitted within the 60 day timeframe. When the provider recognises they may need to ask for an extension to a known deadline date, requests **MUST BE** formally requested via the SI Inbox. It is expected the provider will make request for extension deadline well ahead of the due date. Repeated extension requests made within last 4 weeks of the due date for the report will be challenged by the commissioner.
- 29.4. It is acknowledged that on occasion, some SIs investigations cannot be completed within 60 days. An interim report will always be required to be submitted at the initial 60 day deadline. The provider must request an extension for the final report submission.
- 29.5. Coroner/inquest investigations often benefit from completed SI Investigations and Coroners will often await SI investigation reports. On occasion the SI investigation completion may be held up by the Coroner/inquest investigation. In these circumstances, an interim SI report will be required in the initial 60 day deadline.
- 29.6. All extension requests **MUST BE** formally requested via the SI Inbox. The extension requested should be a realistic timeframe, to avoid the potential for repeated requests for extensions. Extensions will be agreed on a case by case basis, and may include:
 - Police investigation
 - Coroner’s investigation requiring completion prior to SI report completion
 - Where one or more members of staff are unavailable for a prolonged period whose information is important to the SI investigation.
 - Other situations on case by case basis, where the associated team with lead for Serious Incident service will liaise with relevant CCG Lead.
- 29.7. In all these circumstances, an interim SI report will be required in the initial 60 day deadline.
- 29.8. In conclusion, providers are expected to complete SI investigations and submit reports to the SI Inbox within the 60 day deadline. SIs reported, reports submitted

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and number of extensions requested will be monitored through the SI Panel and the contract management board.

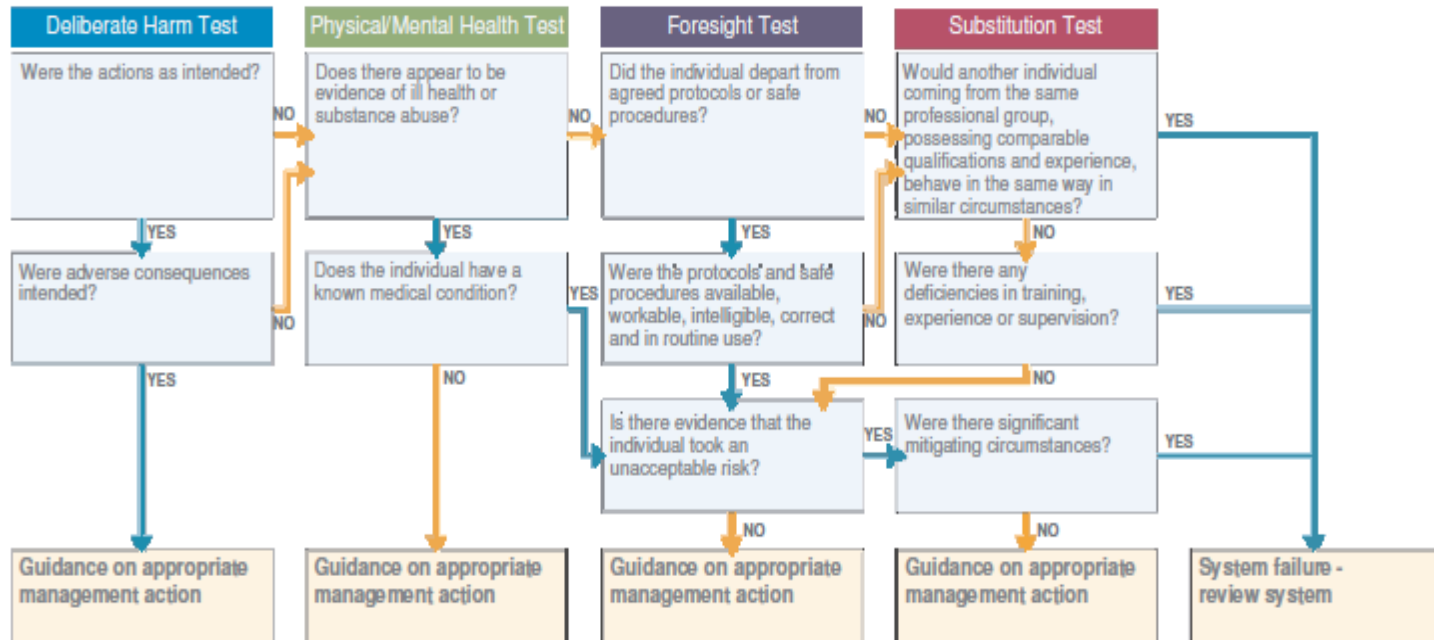


Appendix 4 NPSA Incident Decision Tree



Incident Decision Tree

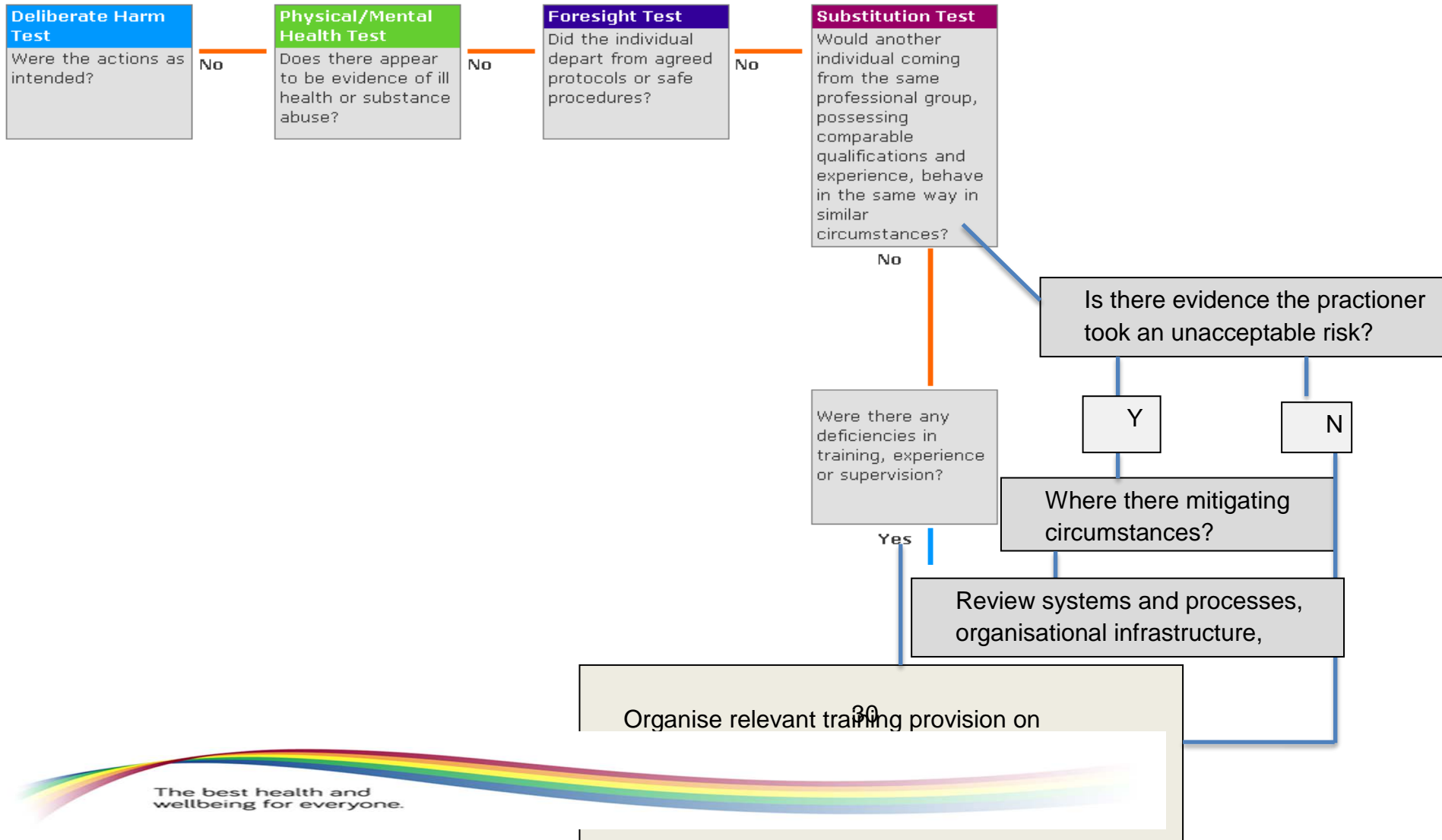
National Patient Safety Agency



Based on James Reason's Culpability Model. © National Patient Safety Agency 2005

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Appendix 5: Example of Using the Incident Decision Tree (Post Incident)



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Appendix 6 Equality Impact Analysis

Policy / Project / Function:	Serious Incident Policy								
Date of Analysis:	1 January 2016								
This Equality Impact Analysis was completed by: (Name and Department)	Debbie Winder Quality Assurance Lead VoYCCG								
What are the aims and intended effects of this policy, project or function?	Reporting and Management of Serious Incidents in NHS commissioned services for the population of NHS VoY CCG								
Please list any other policies that are related to or referred to as part of this analysis?	None								
Who does the policy, project or function affect ? Please Tick ✓	<table style="width: 100%; border: none;"> <tr> <td style="width: 70%;">Employees</td> <td style="text-align: right;"><input checked="" type="checkbox"/></td> </tr> <tr> <td>Service Users</td> <td style="text-align: right;"><input checked="" type="checkbox"/></td> </tr> <tr> <td>Members of the Public</td> <td style="text-align: right;"><input checked="" type="checkbox"/></td> </tr> <tr> <td>Other (List Below)</td> <td style="text-align: right;"><input type="checkbox"/></td> </tr> </table>	Employees	<input checked="" type="checkbox"/>	Service Users	<input checked="" type="checkbox"/>	Members of the Public	<input checked="" type="checkbox"/>	Other (List Below)	<input type="checkbox"/>
Employees	<input checked="" type="checkbox"/>								
Service Users	<input checked="" type="checkbox"/>								
Members of the Public	<input checked="" type="checkbox"/>								
Other (List Below)	<input type="checkbox"/>								

	Could this policy have a positive impact on...		Could this policy have a negative impact on...		Is there any evidence which already exists from previous (e.g. from previous engagement) to evidence this impact
	Yes	No	Yes	No	
Race	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
Age	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
Sexual Orientation	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
Disabled People	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
Gender	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
Transgender People	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
Pregnancy and Maternity	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
Marital Status	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
Religion and Belief	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	

Reasoning

Serious Incidents are reported in line with national framework (2015) and are managed anonymously by the commissioner.

The benefits of reporting serious incidents are the learning which is shared to help prevent future occurrences and grow knowledge and understanding of patient safety, as well as the individual resolution which may be achieved for a patient or their family, and also the wider learning which can be shared across one or many organisations

As a result of performing this analysis, the policy, project or function does not appear to have any adverse effects on people who share Protected Characteristics and no further actions are recommended at this stage.

NHS VoY CCG promotes a culture of Equality and Diversity within its organisation and actively monitors themes arising from incidents for any potential discriminatory activity.

Local Profile/Demography of the Groups affected (population figures)	
General	
Age	
Race	
Sex	
Gender reassignment	
Disability	
Sexual Orientation	
Religion, faith and belief	
Marriage and civil partnership	
Pregnancy and maternity	

<p>Is any Equality Data available relating to the use or implementation of this policy, project or function? Equality data is internal or external information that may indicate how the activity being analysed can affect different groups of people who share the nine <i>Protected Characteristics</i> – referred to hereafter as ‘<i>Equality Groups</i>’.</p> <p>Examples of <i>Equality Data</i> include: (this list is not definitive)</p> <ol style="list-style-type: none"> 1. Application success rates <i>Equality Groups</i> 2. Complaints by <i>Equality Groups</i> 3. Service usage and withdrawal of services by <i>Equality Groups</i> 4. Grievances or decisions upheld and dismissed by <i>Equality Groups</i> 5. Previous EIAs 	<p>Yes <input type="checkbox"/></p> <p>No <input checked="" type="checkbox"/></p> <p>Where you have answered yes, please incorporate this data when performing the <i>Equality Impact Assessment Test</i> (the next section of this document).</p>
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<p>List any Consultation e.g. with employees, service users, Unions or members of the public that has taken place in the development or implementation of this policy, project or function</p>	
<p>Promoting Inclusivity How does the project, service or function contribute towards our aims of eliminating discrimination and promoting equality and diversity within our organisation</p>	



What impact will the implementation of this policy, project or function have on employees, service users or other people who share characteristics protected by *The Equality Act 2010* ?

Protected Characteristic:	No Impact:	Positive Impact:	Negative Impact:	Evidence of impact and if applicable, justification where a Genuine Determining Reason exists
Gender (Men and Women)	x			
Race (All Racial Groups)	x			
Disability (Mental and Physical)	x			
Religion or Belief	x			
Sexual Orientation (Heterosexual, Homosexual and Bisexual)	x			

What impact will the implementation of this policy, project or function have on employees, service users or other people who share characteristics protected by *The Equality Act 2010* ?

Protected Characteristic:	No Impact:	Positive Impact:	Negative Impact:	Evidence of impact and if applicable, justification where a Genuine Determining Reason exists
Pregnancy and Maternity	x			

Transgender	x			
Marital Status	x			
Age	x			

As a result of performing this analysis, what actions are proposed to remove or reduce any risks of adverse outcomes identified on employees, service users or other people who share characteristics protected by <i>The Equality Act 2010</i> ?				
Identified Risk:	Recommended Actions:	Responsible Lead:	Completion Date:	Review Date:



Analysis Rating:	<input type="checkbox"/> Red	<input type="checkbox"/> Red/Amber	<input type="checkbox"/> Amber	xGreen

		Actions	Wording for Policy / Project / Function
Red Stop and remove the policy	Red: As a result of performing the analysis, it is evident that a risk of discrimination exists (direct, indirect, unintentional or otherwise) to one or more of the nine groups of people who share <i>Protected Characteristics</i> . It is recommended that the use of the policy be suspended until further work or analysis is performed.	Remove the policy Complete the action plan above to identify the areas of discrimination and the work or actions which needs to be carried out to minimise the risk of discrimination.	No wording needed as policy is being removed
Red Amber Continue the policy	As a result of performing the analysis, it is evident that a risk of discrimination exists (direct, indirect, unintentional or otherwise) to one or more of the nine	The policy can be published with the EIA <ul style="list-style-type: none"> List the justification of the discrimination and source the evidence (i.e. clinical need as advised by NICE). 	As a result of performing the analysis, it is evident that a risk of discrimination exists (direct, indirect, unintentional or otherwise) to one or more of the nine groups of people who share <i>Protected Characteristics</i> . However, a genuine determining reason exists which

	groups of people who share <i>Protected Characteristics</i> . However, a genuine determining reason may exist that could legitimise or justify the use of this policy and further professional advice should be taken.	<ul style="list-style-type: none"> Consider if there are any potential actions which would reduce the risk of discrimination. Another EIA must be completed if the policy is changed, reviewed or if further discrimination is identified at a later date. 	<p>justifies the use of this policy and further professional advice.</p> <p>[Insert what the discrimination is and the justification of the discrimination plus any actions which could help what reduce the risk]</p>
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		Actions	Wording for Policy / Project / Function
Amber	As a result of performing the analysis, it is evident that a risk of discrimination (as described above) exists and this risk may be removed or reduced by implementing the actions detailed within the <i>Action Planning</i> section of this document.	<p>The policy can be published with the EIA</p> <ul style="list-style-type: none"> The policy can still be published but the Action Plan must be monitored to ensure that work is being carried out to remove or reduce the discrimination. Any changes identified and made to the service/policy/strategy etc. should be included in the policy. Another EIA must be 	<p>As a result of performing the analysis, it is evident that a risk of discrimination (as described above) exists and this risk may be removed or reduced by implementing the actions detailed within the <i>Action Planning</i> section of this document.</p> <p>[Insert what the discrimination is and what work will be carried out to reduce/eliminate the risk]</p>

		completed if the policy is changed, reviewed or if further discrimination is identified at a later date.	
Green No major change	As a result of performing the analysis, the policy, project or function does not appear to have any adverse effects on people who share <i>Protected Characteristics</i> and no further actions are recommended at this stage.	The policy can be published with the EIA Another EIA must be completed if the policy is changed, reviewed or if any discrimination is identified at a later date	As a result of performing the analysis, the policy, project or function does not appear to have any adverse effects on people who share <i>Protected Characteristics</i> and no further actions are recommended at this stage.

Brief Summary/Further comments	
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Job Title:	Name:	Date:
Chief Nurse	Michelle Carrington	February 2016



Appendix 7 Sustainability Impact assessment

SUSTAINABILITY IMPACT ASSESSMENT

Staff preparing a policy, Governing Body (or Sub-Committee) report, service development plan or project are required to complete a Sustainability Impact Assessment (SIA). The purpose of this SIA is to record any positive or negative impacts that this is likely to have on sustainability.

Title of the document		NHS VoY CCG Serious Incident, Incident and Concerns Policy		
What is the main purpose of the document		Management of Serious Incidents, Incidents and Raised Concerns		
Date completed		14 February 2014, reviewed 11 June 2015, reviewed February 2016		
Completed by		Liz Vickerstaff		
Domain	Objectives	Impact of activity Negative = -1 Neutral = 0 Positive = 1 Unknown = ? Not applicable = n/a	Brief description of impact	If negative, how can it be mitigated? If positive, how can it be enhanced?
Travel	<p>Will it provide / improve / promote alternatives to car based transport?</p> <p>Will it support more efficient use of cars (car sharing, low emission vehicles, environmentally friendly fuels and technologies)?</p> <p>Will it reduce 'care miles' (telecare, care closer) to home?</p> <p>Will it promote active travel (cycling, walking)?</p> <p>Will it improve access to opportunities and facilities for all groups?</p>	1	Use of teleconference facilities for meetings	
Procurement	<p>Will it specify social, economic and environmental outcomes to be accounted for in procurement and delivery?</p> <p>Will it stimulate innovation among providers of services related to the delivery of the organisations' social, economic and environmental objectives?</p>	0		

	<p>Will it promote ethical purchasing of goods or services?</p> <p>Will it promote greater efficiency of resource use?</p> <p>Will it obtain maximum value from pharmaceuticals and technologies (medicines management, prescribing, and supply chain)?</p> <p>Will it support local or regional supply chains?</p> <p>Will it promote access to local services (care closer to home)?</p> <p>Will it make current activities more efficient or alter service delivery models</p>			
Facilities Management	<p>Will it reduce the amount of waste produced or increase the amount of waste recycled?</p> <p>Will it reduce water consumption?</p>	1	All documentation processed electronically, and meetings conducted using "e" technology.	
Workforce	<p>Will it provide employment opportunities for local people?</p> <p>Will it promote or support equal employment opportunities?</p> <p>Will it promote healthy working lives (including health and safety at work, work-life/home-life balance and family friendly policies)?</p> <p>Will it offer employment opportunities to disadvantaged groups?</p>	0		
Community Engagement	<p>Will it promote health and sustainable development?</p> <p>Have you sought the views of our communities in relation to the impact on sustainable development for this activity?</p>	0		
Buildings	<p>Will it improve the resource efficiency of new or refurbished buildings (water, energy, density, use of existing buildings, designing for a longer lifespan)?</p> <p>Will it increase safety and security in new buildings and developments?</p>	0		

	<p>Will it reduce greenhouse gas emissions from transport (choice of mode of transport, reducing need to travel)?</p> <p>Will it provide sympathetic and appropriate landscaping around new development?</p> <p>Will it improve access to the built environment?</p>			
Adaptation to Climate Change	<p>Will it support the plan for the likely effects of climate change (e.g. identifying vulnerable groups; contingency planning for flood, heat wave and other weather extremes)?</p>	0		
Models of Care	<p>Will it minimise 'care miles' making better use of new technologies such as telecare and telehealth, delivering care in settings closer to people's homes?</p> <p>Will it promote prevention and self-management?</p> <p>Will it provide evidence-based, personalised care that achieves the best possible outcomes with the resources available?</p> <p>Will it deliver integrated care, that co-ordinate different elements of care more effectively and remove duplication and redundancy from care pathways?</p>	0		

Appendix 8 Bribery Act 2010 Guidance and Bribery Prevention Checklist

Areas for action	Expected Action	Evidence of Compliance/Assurance
1. Governance and Top Level Commitment	<p>The Chief Executive should make a statement in support of the anti-bribery initiative and this should be published on the organisation's website.</p> <p>The board of directors should take overall responsibility for the effective design, implementation and operation of the anti-bribery initiatives. The Board should ensure that senior management is aware of and accepts the initiatives and that it is embedded in the corporate culture.</p>	
2. Due Diligence	<p>This is a key element of good corporate governance and involves making an assessment of new business partners prior to engaging them in business. Due diligence procedures are in themselves a form of bribery risk assessment and also a means of mitigating that risk. It is recommended that at the outset of any business dealings, all new business partners should be made aware in writing of the organisation's anti-corruption and bribery policies and code of conduct.</p>	
3. Code of conduct	<p>The organisation should either have an anti-bribery code of conduct or a general code of conduct for staff with an anti-bribery and corruption element.</p> <p>The organisation should revise the Standards of Business Conduct Policy (or equivalent) and Declaration of Interests guidance (see point 4 below) to reflect the introduction of the Bribery Act.</p>	
4. Declaration of Interests/Hospitality	<p>The organisation should have in place a declaration of business interests/gifts and hospitality policy which clearly sets out acceptable limits and also a mechanism to monitor implementation.</p>	

Areas for action	Expected Action	Evidence of Compliance/Assurance
5. Employee employment procedures	Employees should go through the appropriate propriety checks e.g. CRB (Criminal Records Bureau) and/or a combination of other checks before they are employed to ascertain, as far as is reasonable, that they are likely to comply with the organisation's anti-bribery policies.	
6. Detection procedures	The organisation should ensure Internal Audit/Counter Fraud check projects, contracts, procurement processes and any other appropriate systems where there is a risk that acts of bribery could potentially occur.	
7. Internal reporting procedures	The organisation should have internal procedures for staff to report suspicious activities including bribery.	
8. Investigation of Bribery allegations	The organisation should have procedures for staff to report suspicions of bribery to NHS Protect (previously NHS Counter Fraud and Security Management Service) and the organisation's Local Counter Fraud Specialist for investigation/referral to the appropriate authorities.	

Areas for action	Expected Action	Evidence of Compliance/Assurance
9. Risk assessment	MoJ (Ministry of Justice) guidance states "...organisations should adopt a risk-based approach to managing bribery risks...[and] an initial assessment of risk across the organisation is therefore a necessary first step". The organisation should, on a regular basis, assess the risk of bribery and corruption in its business and assess whether its procedures and controls are adequate to minimise those risks.	<p>"Never Event" Serious Incidents Where a patient pathway error has been identified as a Never Event, the commissioner is not required to pay for the care delivered for the episode of the patients care in relation to the Never Event.</p> <p>Never Events are clearly described in National Framework for SIs, and trusts required to declare these on STEIS. All Serious Incidents, including Never Events are reported to the Contract Management Group on a monthly basis and where necessary, funds recouped for Never Event occurrence.</p> <p>Organisational Integrity Organisations are required to declare Serious Incidents and Incidents. Organisations also investigate Serious Incidents and Incidents using internal investigators. These requirements present a very low level of risk to the CCG.</p>
10. Record keeping	The organisation should keep reasonably detailed records of its anti-fraud and corruption initiatives, including training given, hospitality given and received and other relevant information.	
11. Internal review	The organisation should carry out an annual internal review of the anti-bribery and corruption programme.	
12. Independent assessment and certification	Proportionate to risks identified, the organisation should commission, at least every three years, an independent assessment and certification of its anti-bribery programme.	

Areas for action	Expected Action	Evidence of Compliance/Assurance
13. Internal and External communications	<p>The organisation should publicise the NHS Fraud and Corruption Reporting Line (FCRL) and on-line fraud reporting facility.</p> <p>The organisation should publicise the Security Management role (theft and general security issues) and reporting arrangements.</p> <p>The organisation should work with its stakeholders in the public and private sector to help reduce bribery and corruption in the health industry.</p>	
14. Awareness and training	<p>The organisation should provide appropriate anti-bribery and corruption awareness sessions and training on a regular basis to all relevant employees.</p>	
15. Monitoring: <ul style="list-style-type: none"> • Overall Responsibility • Financial/Commercial Controls 	<ul style="list-style-type: none"> • A senior manager should be made responsible for ensuring that the organisation has a proportionate and adequate programme of anti-fraud, corruption and bribery initiatives. • The organisation should ensure that its financial controls minimise the risk of the organisation committing a corrupt act. • The organisation should ensure that its commercial controls minimise the risk of the organisation committing a corrupt act. These controls would include appropriate procurement and supply chain management, and the monitoring of contract execution. 	