



Data Protection Impact Assessment for NCAP EIP audit 2020/2021

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Data Protection Impact Assessment

Overview

If you're conducting a project that will use personally-identifiable information, whether you're collecting it or it is being given to you, or you want to use an existing store of data in a different way; you must now consider completing a *Data Protection Impact Assessment* (DPIA). The sort of personal data which will attract a DPIA are: pseudonymised, special category (sensitive), healthcare, social care, financial (this list is not exhaustive). For more information on anonymisation/pseudonymisation please see the references section at the end of this document.

This document comprises two sections:

1. A set of screening questions, for people who are unsure whether or not they need to fill in a DPIA
2. A template form for a DPIA, based on guidance issued by the Information Commissioner's Office (ICO). This form walks you through all the issues you need to consider when conducting a PIA

Please read and complete the DPIA alongside Annex 2 which includes the Data Processing Principles from the GDPR.

Section 1: Screening questions

These questions are intended to help you decide whether a DPIA is necessary. Answering ‘yes’ to any of these questions is an indication that a DPIA would be a useful exercise. You should consider completing a DPIA for projects which are already running where the screening questions can be applied. You can expand on your answers as the project develops if you need to:

<p>1. Will/does the project involve the collection of new information about individuals? Re-use of data collected for a different purpose is covered by question 4.</p>	<p>Yes - pseudonymous and identifiable data.</p>
<p>2. Will/does the project compel individuals to provide information about themselves or ask others to disclose it on their behalf? (e.g. a Trust providing data about an individual patient’s care?)</p>	<p>Yes – Trusts/organisations and Health Boards will be asked to provide data on care</p>
<p>3. Will information about individuals be disclosed to organisations or people who have not previously had routine access to the information?</p>	<p>Yes – Trusts/organisations and Health Boards will be asked to provide data on care via an online tool provided by a third party supplier (Formic Solutions).</p>
<p>4. Are you using information about individuals for a purpose it is not currently used for, or in a way it is not currently used?</p>	<p>Yes – data will be analysed to provide national and regional benchmarking.</p>
<p>5. Does the project involve you using new technology that might be perceived as being privacy intrusive? For example, the use of biometrics, facial recognition or fingerprint technologies.</p>	<p>No</p>
<p>6. Will the project result in you making decisions or taking action against individuals in ways that can have a significant impact on them?</p>	<p>No</p>
<p>7. Is the information about individuals of a kind particularly likely to raise privacy concerns or expectations?</p>	<p>Yes – Data collected will be patient identifiable in England and pseudonymous in Wales and Ireland and include sensitive data relevant to an individual’s care under mental health services including year of</p>

<p>For example, health records, criminal records or other information that people would consider to be private.</p> <p>Or any of the sensitive personal data, that is, ethnicity or racial origin, political beliefs, religious beliefs, trade union membership, sexual life.</p>	<p>birth, date of birth (England only), gender, ethnicity, postcode (England only), NHS Number (England only), psychological and other interventions and physical health assessment and intervention.</p>
<p>8. Will the project require you to contact individuals in ways that they may find intrusive?</p>	<p>No</p>
<p>9. Does the project involve any data concerning vulnerable individuals who may be unable to easily consent or oppose the processing, or exercise their rights?</p> <p>This group may include children, employees, mentally ill persons, asylum seekers, or the elderly, patients and cases where there is an imbalance in the relationship between the position of the individual and the controller.</p>	<p>Yes - data will be collected on people with mental health difficulties (including those who lack capacity to consent to care) and will include the elderly, young people aged under 18 years old, and others who may be unable to consent (e.g. those with learning disabilities and other vulnerable groups).</p>
<p>10. Does your project collect personal data from a source other than the individual without providing them with a privacy notice ('invisible processing')?</p>	<p>Yes - Data is collected via NHS Trusts/Health Boards in Wales and Healthcare Organisations in Ireland. Mental Health Services Dataset (MHSDS) data from England will also be collected from NHS Digital. Privacy notice and opt out procedures will be available on our website, and poster with opt out procedure will be displayed by teams.</p>

Section 2: Data Protection Impact Assessment Form

Step one: Identify the need for a DPIA

Explain what the project aims to achieve, what the benefits will be to the College, to individuals and to other parties.

You may find it helpful to link to other relevant documents related to the project, for example a project proposal.

Also summarise why the need for a DPIA was identified drawing on your answers to the screening questions.

The National Clinical Audit of Psychosis (NCAP) is a three-year improvement programme with a two-year extension which aims to increase the quality of care that NHS Mental Health Trusts in England and Health Boards in Wales provide to people with psychosis. Commissioned by the Healthcare Quality Improvement Partnership on behalf of NHS England, NCAP is the next phase in the development of the National Audit of Schizophrenia. The audit aims to provide those who commission, deliver and use services for people with psychosis with high quality data on the process and outcomes of NHS care.

In year 4 of the audit we are examining the quality of care provided by Early Intervention in Psychosis (EIP) teams, as in years 2 and 3.

The audit measures provision of EIP care against standards based on the Early Intervention in Psychosis Access and Waiting Time standard. Key areas of performance will include the assessment and relevant interventions for physical health and psychological and other interventions (clozapine, supported employment or education programme).

For all aspects of the audits, participating services will be able to compare their performance with national standards and benchmark their performance against other services.

In year 4 (2020/2021) the audit will again collect patient identifiable data from sites in England (NHS number, postcode, date of birth) along with information related to patient care. This will enable us to undertake a formal test of reliability of the Mental Health Services Data Set (MHSDS) for use in national clinical audit. If MHSDS is shown to be reliable against NICE standards, this will allow us to use routinely collected data via NHS Digital. In turn, this will reduce the burden of the audit of services and allow them to concentrate on improving patient care.

It is necessary for RCPsych to collect identifiable data to provide this information to NHS Digital to ensure that the data sets are correctly matched. NHS Digital will then provide a pseudonymised MHSDS dataset to RCPsych.

In order to comply with the National Data Opt-out, when disclosing data collected under the legal basis of Section 251, RCPsych will remove any patients from the dataset who have chosen to opt-out.

Step two: Describe the information flows

You should describe the collection, use and deletion of personal data here and it may also be useful to refer to a flow diagram or another way of explaining data flows – where you are getting the data from, where it will be stored and where it could be transferred to. You should also say how many individuals are likely to be affected by the project. Please ensure you identify the Data Controller and Data Processor/s within the flows and any sub-contracted parties.

	Communications Mailing List	Registered Trust/Organisation Audit Contacts	Audit of Practice Dataset	MHSDS dataset
Data source	Individual request, service contact mapping exercise (online information)	Submission from Trust/organisation via registration form. Minor amendments via email occasionally.	Submission from Trust/organisation via online form. Minor amendments will be done during data cleaning via email	Pseudonymous dataset provided by secure transfer from NHS Digital
Output	Correspondence (emails, letters)	Correspondence (emails, letters)	Reports (National, Local and regional)	Reports (Local)
Data shared with	N/A	N/A	<p>StatsConsultancy – external statistician may be sent anonymised sections of data for analysis</p> <p>Clinical Advisor – may be shared for data analysis purposes. (pseudonymous dataset only, password protected)</p> <p>NHS Digital – patient identifiers (NCAP ID, NHS number, date of birth, gender, postcode) will be shared with NHS Digital for them to match to MHSDS dataset</p> <p>Check for National Data Opt-outs service – NHS number will be submitted via the secure Message Exchange for Social</p>	

			Care and Health (MESH) messaging service.	
Contains identifiable personal information?	Yes	Yes	Yes - Identifiable in order to match to MHSDS dataset	No
Contains sensitive information?	No	No	Yes (see details below in section <u>Justification for collecting personal data</u>)	Yes (see details below in section <u>Justification for collecting personal data</u>)
Electronic Storage	Yes On RCPsych sharepoint (with restricted access)	Yes On RCPsych sharepoint (with restricted access) Formic collects submitted forms (accessible only with username and password)	Yes Pseudonymous data will be stored on RCPsych sharepoint (with restricted access) Identifiable data will be stored on Microsoft Azure server, accessible to named audit staff only via secure desktop Formic collects submitted forms (dataset will be transferred to Microsoft Azure servers) Pseudonymous dataset may be stored on Clinical Advisor laptop (file is password protected) List of NHS numbers sent to Check for National Data Opt-outs service may be stored for up to 7 calendar days on the Microsoft Azure server, accessible to named audit staff only via secure desktop	Yes Anonymous data will be stored on network drive (with restricted access)
Paper/Hard copy storage	No	No	No	No

Comments			
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Datasets are downloaded and stored on the internal drives once reports have been published. Registration and communications contacts are stored for the life of the audit (unless subject requests erasure). On closure of project HQIP requirements will be followed. Pseudonymous data are stored for the life of the audit plus 5 years as per guidance on restricted access sharepoint. Identifiable data will be stored for the one year period granted by Section 251 approval.

Requests for data from the audit will go through the HQIP Data Access Request Group (DARG) as per HQIP guidance.

Consultation requirements

Explain what practical steps you will take to ensure that you identify and address Data Protection risks. Who should be consulted internally and externally? How will you carry out the consultation? You should link this to the relevant stages of your project management process.

You can use consultation at any stage of the DPIA process.

e.g. Discussed storage with Information Security Team.

- Discussed College IG policy and data management processes with project team
- Discussed GDPR requirements with internal Data Protection team and GDPR leads
- Discussed secure storage for identifiable data with IT team

Step three: Identify the Data Protection and related risks

Identify the key Data Protection risks and the associated compliance and corporate risks. Larger-scale DPIAs might record this information on a more formal risk register.

Annex 2 can be used to help you identify the DPA related compliance risks.

Privacy issue	Risk to individuals	Compliance risk	Associated organisation / corporate risk
Sensitive identifiable data are collected on thousands of service users which are transferred by secure IP transfer from Formic to the Microsoft Azure server	Personal, sensitive and identifiable data, relating to an individual's mental health, could cause harm or distress if accessed/shared/ lost	Data are subject to unlawful access or processing, if lost or shared as part of a data breach	Could lead to regulatory fines, reputational damage.
Identifiable data are transferred to NHS Digital via secure transfer to enable them to identify the cohort in the MHSDS	Personal identifiable data, could cause harm or distress if accessed/lost/shared	Data are subject to unlawful access or processing, if lost or shared as part of a data breach	Could lead to regulatory fines, reputational damage.

Identifiable data held on third party servers (Formic Solutions, Microsoft Azure)	Personal, sensitive data, relating to an individual's mental health, could cause harm or distress if accessed/shared/ lost	Data are copied and/or retained longer than required, is subject to unlawful access or processing, or is lost or shared as part of a data breach	Could lead to regulatory fines, reputational damage.
Sensitive pseudonymous data is stored on thousands of service users, which is copied across software files for cleaning/analysis	Personal, sensitive data, relating to an individual's mental health, could cause harm or distress if accessed/shared/ lost	Data are subject to unlawful access or processing, or is lost or shared as part of a data breach	Could lead to regulatory fines, reputational damage.
Pseudonymous data (electronic or printed) accessed by unauthorised staff at RCPsych	Personal, sensitive data, relating to an individual's mental health, could cause harm or distress if accessed/shared/ lost	Data are subject to unlawful access or processing, or is lost or shared as part of a data breach	Could lead to regulatory fines, reputational damage.
Pseudonymous datasets shared by email	Personal, sensitive data, relating to an individual's mental health, could cause harm or distress if accessed/shared/ lost	Data are subject to unlawful access or processing, if lost or shared as part of a data breach	Could lead to regulatory fines, reputational damage.
Laptop containing pseudonymous data that is lost or stolen	Personal, sensitive data, relating to an individual's mental health, could cause harm or distress if accessed/shared/ lost	Data are subject to unlawful access or processing, or is lost or shared as part of a data breach	Could lead to regulatory fines, reputational damage
The wrong datasets are shared with members, containing data on service users from other organisations	Personal, sensitive data, relating to an individual's mental health, could cause harm or distress if accessed/shared/ lost	Data are subject to unlawful access or processing, or is lost or shared as part of a data breach	Could lead to regulatory fines, reputational damage.
Identifiable data are submitted to the Check for National Data Opt-outs service via MESH to enable them to remove anyone who has chosen to opt-out	Personal identifiable data, could cause harm or distress if accessed/lost/shared. If the policy is not correctly applied, data for those people who have opted out via the national opt-	Data are subject to unlawful access or processing, if lost or shared as part of a data breach. Returned file excluding those patients who have opted-out via the	Could lead to regulatory fines, reputational damage.

	out service could be inadvertently shared as part of data set.	national opt-out service inadvertently held for more than 7 calendar days. If policy is not correctly applied, data for those people who have opted out via the national opt-out service may be inadvertently shared as part of the dataset	

Step four: Identify solutions

Describe the actions you could take to reduce the risks, and any future steps which would be necessary (e.g. the production of new guidance or future security testing for systems). Risks may include those affecting individuals, organisations or third parties (e.g. misuse or overuse of data, loss of anonymity etc.), compliance risks with GDPR or other relevant legislation, corporate risks (e.g. reputational, loss of trust of service users or the public).

Risk: use the Corporate Risk Matrix to calculate a score based on likelihood and impact (Annex 3)	Solution(s)	Result: is the risk eliminated, reduced, or accepted?	Evaluation: is the final impact on individuals after implementing each solution a justified, compliant and proportionate response to the aims of the project?
<p>1. Identifiable data held on third party servers (Formic Solutions, Microsoft Azure)</p> <p>Risk score: 8</p>	<p>NCAP team is able to use Formic's online system to delete data retained, once no longer required. NCAP team will request deletion of data from Microsoft Azure to comply with Section 251 approval for handling.</p> <p>Contract is in place with Formic and Microsoft Azure, who appropriate hold security credentials: Microsoft Azure comply with ISO 27001 security standards.</p> <p>Formic previously held an Information Governance Statement of Compliance (IG SoC)</p>	<p>Risk is reduced</p>	<p>Impact is justified:</p> <p>Third party supplier is required for the specialised IT system and management of large data submissions, and secure storage of identifiable information.</p>

	<p>Level 2 and has submitted a Data Security and Protection Toolkit for 2019. Formic is ISO27001:2013 certified and hold Cyber Essentials Plus accreditation). Data will be transferred to RCPsych from Formic using secure IP transfer.</p>		
<p>2. Datasets shared by email</p> <p>Risk score: 8</p>	<p>All shared datasets are password protected.</p> <p>Datasets containing unique identifiers are shared with the data source (participating services). Data emailed are otherwise made anonymous. No identifiable data will be shared via email (identifiable data will be removed and NCAP IDs will be included).</p>	<p>Risk is reduced</p>	<p>Impact is justified:</p> <p>Datasets are emailed to members for essential data cleaning and local analysis.</p>
<p>3. Laptop containing pseudonymous data that is lost or stolen</p> <p>Risk score: 6</p>	<p>Only RCPsych approved laptops are used with appropriate security protections.</p>	<p>Risk is reduced</p>	<p>Impact is justified:</p> <p>Storage and use of data on laptops supports project workflow.</p>
<p>4. The wrong datasets are shared with members, containing data on service users from</p>	<p>All shared datasets are password protected; no identifiable data are returned to sites. Checking procedure in place within team</p>	<p>Risk is reduced</p>	<p>Impact is justified:</p> <p>Datasets are emailed to members for essential data amendments and local analysis.</p>

<p>other organisations</p> <p>Risk score: 6</p>	<p>for all datasets sent out.</p>		
<p>5. Data (electronic or printed, pseudonymous or identifiable) accessed by unauthorised staff at RCPsych</p> <p>Risk score: 4</p>	<p>Pseudonymous datasets are stored on secure sharepoint with restricted access to project folders. Computer terminals time-out and require password access.</p> <p>Identifiable datasets are served on Microsoft Azure servers (outside RCPsych system), and access will be granted only to named staff via remote desktop, allowing all access to be logged. Only pseudonymous versions of the dataset will be stored on RCPsych sharepoint.</p>	<p>Risk is reduced</p>	<p>Impact is justified:</p> <p>Extent of staff access to data stored electronically is the minimum necessary for the delivery of project aims.</p>
<p>6. Sensitive identifiable data is collected on thousands of service users. Pseudonymous version of data is copied across software files and retained for five years.</p> <p>Risk score: 4</p>	<p>Policy is to review retention of datasets annually.</p> <p>After being held for 5 years, pseudonymous data will be made anonymous by deletion of unique patient identifiers. Identifiable data will be retained for 1 year as per Section 251 approval, with any extension to this requiring revised Section 251 approval. Other</p>	<p>Risk is reduced</p>	<p>Impact is justified:</p> <p>Pseudonymous data are retained to ensure resolution of queries. Validity of reporting. Copying datasets is essential for the stages of data cleaning, analysis</p>

	<p>than transfer to NHS Digital and to the National Data Opt-out service check, identifiable data will not be transferred between systems.</p> <p>Datasets are stored on secure sharepoint with restricted access. Identifiable datasets are stored on Microsoft Azure servers. Only named staff have access to these.</p>		
<p>7. Identifiable data (NHS number, gender, postcode, YOB and NCAP ID) shared with NHS Digital</p> <p>Risk score: 4</p>	<p>Data transferred using secure protocols with Section 251 permission.</p>	<p>Risk is reduced</p>	<p>Impact is justified:</p> <p>Data will be transferred to allow matching with MHSDS. This will allow NCAP to compare the information in each dataset. This is essential for delivery of the project aims.</p>
<p>8. Identifiable data (NHS number) submitted to the Check for National Data Opt-outs service</p> <p>Risk score: 4</p>	<p>Data transferred via the secure MESH service. Only the minimum amount of data required is transferred (NHS number).</p> <p>Identifiable data are stored on secure Microsoft Azure servers with restricted access. Only named staff have access to these.</p>	<p>Risk is reduced</p>	<p>Impact is justified:</p> <p>Data will be transferred to Check for any patient opt outs. This is in order to apply national data opt-outs in accordance with patient wishes, National data opt-out policy and Section 251 conditions.</p>

<p>9. Lack of knowledge or understanding about national data opt-out policy results in national data opt-outs not being applied or being applied incorrectly to a data disclosure</p> <p>Risk score: 4</p>	<p>Process document has been created and shared with NCAP team members to lay out procedure. This includes clear instructions to delete file received from the Check for National Opt-outs service within 7 calendar days.</p>	<p>Risk is reduced</p>	<p>Impact is justified:</p> <p>We are required to comply with the national data opt out policy when disclosing patient-level data.</p>
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Step five: Sign off and record the DPIA outcomes

Who has approved the privacy risks involved in the project? What solutions need to be implemented?

Risk	Approved solution	Person Responsible and deadline for completion	Approved by
Identifiable data held on third party servers (Formic Solutions, Microsoft Azure)	The NCAP team will request data are deleted from Formic and Microsoft Azure servers, once no longer required.	Beatrice Tooke Programme Mgr. Completed and ongoing activity	Alan Quirk, Head of Audits and Research.
	Contract is in place with Formic and Microsoft Azure, who hold appropriate security credentials.	Phil Burke, Head of IT Completed	Alan Quirk, Head of Audits and Research.
	Only named RCPsych staff will have access to the NCAP data on Formic servers. All access is logged by Formic.	Beatrice Tooke Programme Mgr. Completed and ongoing activity	Alan Quirk, Head of Audits and Research.
	Only named RCPsych staff will have access to Microsoft Azure via remote desktop. All access will be logged	Phil Burke, Head of IT Completed	Alan Quirk, Head of Audits and Research.
Identifiable data are transferred to NHS Digital via secure transfer to enable them to identify the cohort in the MHSDS	Data are transferred via secure IP transfer, approved as part of Section 251 approval.	Beatrice Tooke, Programme Mgr. Ongoing activity	Alan Quirk, Head of Audits and Research.

Datasets shared by email	All shared datasets are password protected.	Beatrice Tooke, Programme Mgr. Completed and ongoing activity	Alan Quirk, Head of Audits and Research.
	Datasets containing unique identifiers are only shared with the data source (member organisations). Data emailed are otherwise made anonymous. No identifiable information will be included in the datasets emailed to sites.	Beatrice Tooke, Programme Mgr. Completed and ongoing activity	Alan Quirk, Head of Audits and Research.
Laptop containing pseudonymous data that is lost or stolen	Only RCPsych approved laptops are used with appropriate security protections. No identifiable data are stored on laptops.	Beatrice Tooke, Programme Mgr. Completed and ongoing activity	Alan Quirk, Head of Audits and Research.
The wrong datasets are shared with members, containing data on service users from other organisations	All shared datasets are password protected, with a unique password per service. Passwords are not sent with datasets. Emails containing datasets are cross checked by another member of the NCAP team. Identifiable data is not included in	Beatrice Tooke, Programme Mgr. Completed and ongoing activity	Alan Quirk, Head of Audits and Research.

	datasets sent to sites.		
Data (electronic or printed, pseudonymous or identifiable) accessed by unauthorised staff at RCPsych	Pseudonymous datasets are stored on secure sharepoint with restricted access to project folders. Computer/laptop terminals time-out and require password access. Identifiable data are stored on Microsoft Azure servers. Only named RCPsych staff have access via remote desktop. All access is logged.	Phil Burke, Head of IT Completed	Alan Quirk, Head of Audits and Research.
Sensitive identifiable data are collected on thousands of service users for the audit. Pseudonymous versions of the datasets are copied across software files retained for long-term statistical analysis	Policy is to review retention of datasets annually.	Beatrice Tooke, Programme Mgr. Completed and ongoing activity	Alan Quirk, Head of Audits and Research Head of Audits and Research.
	After being held for 5 years, pseudonymous data will be made anonymous by deletion of unique patient identifiers.	Beatrice Tooke, Programme Mgr.	Alan Quirk, Head of Audits and Research.

	Pseudonymous datasets are stored on secure sharepoint with restricted access.	Phil Burke, Head of IT Completed	Alan Quirk, Head of Audits and Research.
	Identifiable datasets are stored on Microsoft Azure servers. Only named RCPsych staff will have access to these. All access is logged. Identifiable data will be stored for the period granted by Section 251 approval.	Phil Burke, Head of IT Ongoing	Alan Quirk, Head of Audits and Research.
Lack of knowledge or understanding about national data opt-out policy results in national data opt-outs not being applied or being applied incorrectly to a data disclosure	Process document has been created and shared with NCAP team members to lay out procedure for meeting national opt-out policy when disclosing data. This includes clear instructions to delete file received from the Check for National Opt-outs service within 7 calendar days.	Beatrice Tooke, Programme Mgr. Completed and ongoing activity	Alan Quirk, Head of Audits and Research.
Unauthorised access to patient identifiable data when file of NHS numbers is sent to the Check for National Data opt-outs service	Data transferred via the secure MESH service. Only the minimum amount of data required is transferred (NHS number). Identifiable data are stored on secure Microsoft Azure	Beatrice Tooke, Programme Mgr. Ongoing Phil Burke, Head of IT	Alan Quirk, Head of Audits and Research. Alan Quirk, Head of Audits and Research.

	servers with restricted access. Only named staff have access to these.	Ongoing	
Returned file from the Check for National Data opt-outs service is inadvertently retained for more than 7 calendar days	Process document has been created and shared with NCAP team members to lay out procedure for meeting national opt-out policy when disclosing data. This includes clear instructions to delete file received from the Check for National Opt-outs service within 7 calendar days.	Beatrice Tooke, Programme Mgr. Completed and ongoing activity	Alan Quirk, Head of Audits and Research.

Step six: Integrate the DPIA outcomes back into the project plan

Who is responsible for integrating the DPIA outcomes back into the project plan and updating any project management paperwork? Who is responsible for implementing the solutions that have been approved? Who is the contact for any Data Protection concerns that may arise in the future?

Action to be taken	Date for completion of actions	Responsibility for action
Online forms are designed with restricted fields to reduce errors.	Completed	Beatrice Tooke
NCAP team will request Formic and Microsoft Azure delete data retained, once no longer required.	Ongoing	Beatrice Tooke
Contract is in place with Formic and Microsoft	Completed.	Phil Burke

Azure who appropriate hold security credentials.		
All shared datasets are password protected.	Completed.	Beatrice Tooke
Datasets containing unique identifiers are only shared with the data source (member organisations). Data emailed are otherwise made anonymous. No identifiable data will be shared via email.	Ongoing	Beatrice Tooke
Only RCPsych approved laptops are used with appropriate security protections	Completed.	Beatrice Tooke
All shared datasets are password protected.	Ongoing	Beatrice Tooke
Pseudonymous datasets are stored on secure sharepoint with restricted access to project folders. Computer terminals/ RCPsych laptops time-out and require password access.	Completed.	Beatrice Tooke
Identifiable datasets are stored on Microsoft Azure servers to which only named staff have access via remote desktop.	Ongoing	Phil Burke
Policy is to review retention of datasets annually.	Ongoing	Beatrice Tooke
After being held for 5 years, pseudonymous data will be made anonymous by deletion of unique patient identifiers.	Ongoing	Beatrice Tooke

Identifiable data will be stored for the 1 year period allowed according to Section 251 approval. Any retention past this date will require further Section 251 approval.	Ongoing	Beatrice Tooke
Identifiable data will only be transferred to NHS Digital via secure IP transfer.	Ongoing	Beatrice Tooke.
MESH service will be used to submit and receive data back from Check for National Opt-outs service	Ongoing	Beatrice Tooke
Process document created and shared with NCAP staff documenting how and when national data opt-out applies and the process to follow	Completed	Beatrice Tooke
Contact point for future privacy concerns		
Head of Faculties and Governance – Data Protection Officer		
020 3701 2582		

Annex 1

Primary contact for advice and guidance

Richa Sharma

Head of Membership Services and Faculties – Data Protection Officer

richa.sharma@rcpsych.ac.uk

020 3701 2589

Annex 2

The data protection principles and relevant questions

Answering these questions during the DPIA process will help you to identify where there is a risk that the project will fail to comply with the General Data Protection Regulation, Data Protection Act 2018 or other relevant legislation, for example the Human Rights Act.

Personal data shall be:

- 1. processed lawfully, fairly and in a transparent manner in relation to the data subject ('lawfulness, fairness and transparency');**
 - a) Have you identified the purpose of the project?
 - b) How will you tell individuals about the use of their personal data?
 - c) Do you need to amend or create a new privacy notice/s?
 - d) Have you established which conditions for processing apply?
 - e) If you are relying on consent to process personal data, how will this be collected and what will you do if it is withheld or withdrawn?
 - f) If your organisation is subject to the Human Rights Act, you also need to consider:
 - g) Will your actions interfere with the right to privacy under Article 8?
 - h) Have you identified the social need and aims of the project?
 - i) Are your actions a proportionate response to the social need?

- 2. collected for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes; further processing for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes shall, in accordance with [Article 89\(1\)](#), not be considered to be incompatible with the initial purposes ('purpose limitation');**
 - a) Does your project plan cover all of the purposes for processing personal data?
 - b) Have you identified potential new purposes as the scope of the project expands?
 - c) Consider using the Data Categories table at Annex 4 to help you identify the purposes of your collection/processing – this may help you evaluate the scope of the data required for your project.

- 3. adequate, relevant and limited to what is necessary in relation to the purposes for which they are processed ('data minimisation');**
 - a) Is the quality of the information good enough for the purposes it is used?
 - b) Which personal data could you not use, without compromising the needs of the project?

- 4. accurate and, where necessary, kept up to date; every reasonable step must be taken to ensure that personal data that are inaccurate, having regard to the purposes for which they are processed, are erased or rectified without delay ('accuracy');**
 - a) If you are procuring new software does it allow you to amend data when necessary?
 - b) How are you ensuring that personal data obtained from individuals or other organisations is accurate?

- 5. kept in a form which permits identification of data subjects for no longer than is necessary for the purposes for which the personal data are processed; personal data may be stored for longer periods insofar as the personal data will be processed solely for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes in accordance with [Article 89\(1\)](#) subject to implementation of the appropriate technical and organisational measures required by this Regulation in order to safeguard the rights and freedoms of the data subject ('storage limitation');**
 - a) What retention periods are suitable for the personal data you will be processing?
 - b) Are you procuring software that will allow you to delete information in line with your retention periods?

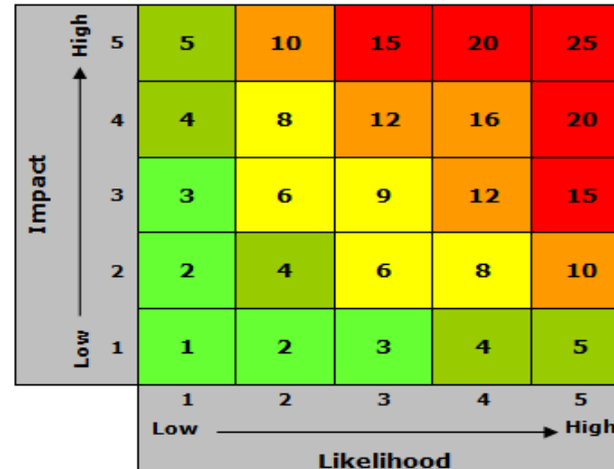
- 6. processed in a manner that ensures appropriate security of the personal data, including protection against unauthorised or unlawful processing and against accidental loss, destruction or damage, using appropriate technical or organisational measures ('integrity and confidentiality').**
 - a) Do any new systems provide protection against the security risks you have identified?
 - b) What training and instructions are necessary to ensure that staff know how to operate a new system securely?

Annex 3

Risk and Issues Log

Risk No	Risk Description	Likeli-hood	Severity of Impact	Raw Risk Score	Mitigation	Likelihood	Severity of impact	Residual Risk	Owner

- 1-3** Low likelihood & low severity of impact
- 4-5** Low / medium likelihood & low / medium severity of impact
- 6-9** Medium likelihood & medium severity of impact
- 10-16** Medium / high likelihood & medium / high severity of impact
- 15-25** High likelihood & high severity of impact



Annex 4

Data Categories [Information relating to the individual's]	Is this field used?	N/A	Justifications [there must be justification for collecting the data items. Consider which items you could remove, without compromising the needs of the project]
Personal Data			
Name		✓	
NHS number	✓		This data is collected in order to match to data provided by NHS Digital. This will assess the feasibility to using NHS Digital data in the future, which will increase NHS time and resources.
Address		✓	
Postcode	✓		This data is collected in order to match to data provided by NHS Digital. This will assess the feasibility to using NHS Digital data in the future, which will increase NHS time and resources.
Date of birth	✓		This data is collected in order to match to data provided by NHS Digital. This will assess the feasibility to using NHS Digital data in the future, which will increase NHS time and resources.
Date of death		✓	
Age		✓	
Sex	✓		There is evidence that service users with some demographic characteristics are more likely to receive some types of care. The aim of including this information is to identify whether some demographic groups receive better/worse care on average and support the develop of change initiatives/local improvement work to address differences where they do exist.
Marital Status		✓	
Gender	✓		There is evidence that service users with some demographic characteristics are more likely to receive some types of care. The aim of including this information is to identify whether some demographic groups receive better/worse care on average and support the develop of change initiatives/local improvement work to address differences where they do exist.
Living Habits		✓	
Professional Training / Awards		✓	
Income / Financial / Tax Situation		✓	
Email Address		✓	
Physical Description		✓	
General Identifier e.g. Hospital No/Paris ID		✓	

Data Categories [Information relating to the individual's]	Is this field used?	N/A	Justifications [there must be justification for collecting the data items. Consider which items you could remove, without compromising the needs of the project]
Home Phone Number		✓	
Online Identifier e.g. IP Address/Event Logs		✓	
Website Cookies		✓	
Mobile Phone / Device No		✓	
Device Mobile Phone / Device IMEI No		✓	
Location Data (Travel / GPS / GSM Data)		✓	
Device MAC Address (Wireless Network Interface)		✓	
Sensitive Personal Data			
Physical / Mental Health or Condition	✓		Specific diagnoses are collected to assess whether treatment offered is concordant with NICE guidelines. Multiple conditions/diagnosis is associated with poorer outcomes.
Sexual Life / Orientation		✓	
Family / Lifestyle / Social Circumstance	✓		Data is collected on whether the person has an identified family member friend or carer who supports them. Collected to assess whether appropriate interventions/support is being offered to the person in line with NICE guidelines.
Offences Committed / Alleged to have Committed		✓	
Criminal Proceedings / Outcomes / Sentence		✓	
Education / Professional Training	✓		Collected alongside employment status. Collected to assess whether appropriate interventions/support is being offered to the person in line with NICE guidelines.
Employment / Career History	✓		Employment status is collected in order to assess the need for an education and employment intervention, and to match to data provided by NHS Digital.
Financial Affairs		✓	
Religion or Other Beliefs		✓	
Trade Union membership		✓	
Racial / Ethnic Origin	✓		There is evidence that service users with some demographic characteristics are more likely to receive some types of care. The aim of including this information is to identify whether some demographic groups receive better/worse care on average and support the develop of change initiatives/local improvement work to address differences where they do exist.
Biometric Data (Fingerprints / Facial		✓	

Data Categories [Information relating to the individual's]	Is this field used?	N/A	Justifications [there must be justification for collecting the data items. Consider which items you could remove, without compromising the needs of the project]
Recognition)			
Genetic Data		✓	
Use of Mental Health Legislation/DoLS etc.		✓	
Care Data including interventions, procedures, surgery etc.	✓		Medication and psychological therapies.
Spare		✓	