Policy/Procedure/Guideline

Safeguarding Vulnerable Adults Policy

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& Risk Board

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POLICY AWARENESS			
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People who need to have a broad understanding of this policy	Operational staff & Managers		
People who need to know this policy exists	All staff		

CHANGE CONTROL DETAILS				
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PTUK023

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1.0 Introduction

- 1.1 The *No Secrets* guidance on developing and implementing multi-agency policies and procedures to protect vulnerable adults from abuse document published in 2000 states that, 'There can be no secrets and no hiding place when it comes to exposing the abuse of vulnerable adults'.
- 1.2 It goes on to say that organisations should, 'create a framework for action within which all responsible agencies work together to ensure a coherent policy for the protection of vulnerable adults at risk of abuse and a consistent and effective response to any circumstances giving ground for concern or formal complaints or expressions of anxiety'. PTUK is committed to protecting, safeguarding and promoting the welfare of vulnerable adults.

2.0 Purpose

- 2.1 The purpose of this suite of documents, is to draw together the requirements and arrangements of PTUK related to the protection of adults who might be vulnerable, which includes the important areas of abuse and neglect.
- 2.2 PTUK staff or those working to provide patient care on behalf of PTUK will ensure that all patients and those members of the community who are considered to be at risk of abuse or neglect when observed or brought to the attention of PTUK employees during a call to a patient or at a consultation, are protected and where appropriate, further action is taken to ensure that they are brought to the attention of the relevant authorities.
- 2.3 This Policy replaces all existing clinical instructions and documents related to the protection of adults issued by PTUK.

3.0 Duties

- 3.1 As part of its responsibility for adult safeguarding the PTUK has a designated named clinical lead for safeguarding.
- 3.2 PTUK is also required to have a nominated Named Professional for child protection and equally within that provision to act in respect of vulnerable adults.
- 3.3 Whilst the protection and safeguarding of adults who may be vulnerable does not share the same degree of statutory provision as that for children, PTUK is equally committed to its safeguarding responsibility in respect of adults who may be vulnerable.
- 3.4 The main thrust of this is in support of human rights as laid out in the Human Rights Act 1998. Equally, other statutory areas of adult safeguarding relate to legislation contained in the Mental Capacity Act 2005, the Deprivation of Liberty Safeguards (DOLS), enacted in the Mental Health Act 2007, as well as legislation contained in the

- Disability Discrimination Act 1995, Safeguarding Vulnerable Groups Act 2006 good practice guidance No Secrets 2000 and Clinical Governance and Adult Safeguarding.
- 3.5 PTUK has a training strategy relating to the training and development requirements of PTUK staff in relation to the safeguarding and protection of children, young people and adults who may be vulnerable.
- 3.6 PTUK will monitor compliance through reports from CG&RB.
- 3.7 Accountability for vulnerable adult protection is ultimately with the PTUK's Chief Executive Officer (CEO).
- 3.8 All staff have a responsibility to read, understand and to adhere to the requirements of this policy and its appendices, and maintain an up to date knowledge of current practice in adult safeguarding.
- 3.9 In supporting the responsibilities as set out in 3.8, PTUK should, through its safeguarding team, keep itself and all staff up to date by means of both its safeguarding training requirements, as well as the regular dissemination of information as a result of changes in legislation, new practice and recommendations from Serious Case Reviews (SCR's)/Domestic Homicide Reviews (DHR's).
- 3.10 All staff must share PTUK's commitment to protect, safeguard and promote the welfare of vulnerable adults.
- 3.11 All staff who have access by phone or in person to family homes and other locations, or may be involved with individuals at a time of crisis, are in a position to identify initial concerns regarding a vulnerable adults welfare.
- 3.12 As well as understanding abuse and the indicators of abuse, it is essential that staff both understand and recognise those people they come into contact with who are vulnerable. Recognising safeguarding and vulnerability issues, itself is a key element in identifying that a person is being abused or neglected.
- 3.13 All staff within PTUK have specific responsibility to share concerns appropriately, if necessary initially discussing their concerns with a relevant manager in PTUK, and ensuring that they refer any suspected abuse or neglect which is drawn to their attention, or that they become aware of when acting on behalf of PTUK.
- 3.14 Staff may on occasions be required to co-operate further with other agencies with their investigations or enquiries where necessary or appropriate. This might involve making statements and / or being involved in information sharing and strategy meetings.
- 3.15 PTUK is fully committed to working in partnership with Local Safeguarding Adult Boards (LSAB) and participating in relevant work streams and in investigations where necessary. In compiling its safeguarding policy PTUK considers and makes reference to key elements of the policies of the LSAB's within its operational area.

- 3.16 PTUK will make every effort to ensure that its clinicians and staff, when making formal referrals receive feedback from Social Care as appropriate.
- 3.17 Whilst PTUK employs a wide range of people in different roles and with different titles this document, for the sake of simplicity uses the term 'staff' to mean all staff, whether paid or voluntary who undertake duties on behalf of PTUK.

4.0 Consultation and Communication with Stakeholders

PTUK staff Local Adult Safeguarding Board

5.0 Definitions

"PTUK" or "the company" refers to PTUK.
"CG&RB" refers to the PTUK Clinical Governance and Risk Board.

6.0 General Principles for All PTUK Staff

PTUK is committed to protecting, safeguarding and promoting the welfare of vulnerable adults ensuring that their responsibility under the legislation for protecting vulnerable adults is achieved.

- 6.1 The main thrust of this is in support of human rights as laid out in the Human Rights Act 1998. Equally, other statutory areas of adult safeguarding relate to legislation contained in the Mental Capacity Act 2005, the Deprivation of Liberty Safeguards (DOLS), enacted in the Mental Health Act 2007, as well as legislation contained in the Disability Discrimination Act 1995 and Safeguarding Vulnerable Groups Act 2006.
- 6.2 The safeguarding agenda is a rapidly growing agenda and there are an increasing number of facets which link very closely to the overarching definition and our understanding of abuse. This policy and its appendices identify a range of situations / known facets of abuse that staff may come into contact within their professional duties.
- 6.3 A vulnerable adult is any person aged 18 or over who is, or may be in need of community care services by reason of mental or other disability, age or illness; and who is or may be unable to take care of him or herself, or unable to protect him or herself against significant harm or exploitation' (*No Secrets 2000*)
- 6.4 PTUK are required to have in place policies and procedures to effectively respond to known or suspected adult abuse.
- 6.5 DBS Checks
- 6.5.1 PTUK has in place relevant 'safer recruitment' policies, procedures and guidance. All staff who are exempt from the Rehabilitation of Offenders Act, for example those who provide direct services to children and vulnerable adults, are subject to enhanced Disclosure and Barring Service (DBS) checks. PTUK also has in place policies related to

the checking and storage of DBS checks and information in keeping with the requirements of the Vulnerable Groups Act 2006.

- 6.6 The Police
- 6.6.1 The Police (along with Social Care) are the lead agencies coordinating the response to adult abuse allegations. They have an important responsibility to work closely with other agencies and organisations and undertake assessments and investigations.
- 6.7 The key principles underlining the approach and actions to protect those involved are
 - any vulnerable adult can be at risk and has the right to protection from abuse, and
 - a multi-agency approach is the most effective response.
- 6.8 The terms *safeguarding* and *protection* are two distinct terms. The multi agency approach is aimed at preventing abuse (Safeguarding) and providing a timely provision of help when it is needed in a proactive sense. Protection, as the name suggests is about providing timely protection when abuse has, or is suspected of having taken place.
- 6.9 Different agencies work together to both safeguard vulnerable people and also to share concerns that they may have with other relevant agencies. It is also designed to elicit a swift, effective response from agencies acting together when abuse is suspected.
- 6.10 The prime objective in any investigation of alleged abuse is to secure the best outcome for the vulnerable or abused individual at the centre of the situation. Whilst most cases will be resolved at a local and informal level, on some occasions cases may require to be taken down a more formal route, including potential action through the courts.

7.0 Specific Issues relating to Safeguarding

7.1 Allegations Against staff

Information in relation to allegations against staff and the process by which they are investigated are contained within PTUK's Disciplinary Policy. The latest version of PTUK's disciplinary policy is available in the Main Policy Folder in the Control Room and in the Crew Room.

7.2 People with Learning Disabilities

PTUK recognises that people with learning disabilities can be particularly vulnerable.

8.0 Suspected abuse of vulnerable adults

Any PTUK Ambulance staff member who suspects abuse MUST follow the procedure and guidance which supplements this policy. These clearly outline how PTUK expects staff to recognise possible examples of abuse and what immediate actions staff are to take including reporting concerns to the Safeguarding Teams at the relevant Local Authorities.

8.1 Sharing and Referring (Reporting) Concerns

Any allegation or suspicion of abuse must be taken seriously and acted on immediately. Any member of PTUK, commissioned or voluntary services and members of the public who help PTUK deliver our service, and who may come into contact with vulnerable adults have a duty to share, and if necessary refer or report concerns regarding suspected abuse or neglect to Social Care.

Local Authorities have a duty to make enquiries to decide whether they should take action to safeguard or promote the welfare of a vulnerable adult who is suffering, or likely to suffer significant harm.

Failure to act might place the victim at greater risk and they may be discouraged from disclosing the same or further details again as they may feel they were not believed. Failure to report suspected or alleged abuse may also put other people at risk.

If staff have a concern and wish to seek further advice or clarity initially prior to making a formal referral, they should contact one of the following;

- Duty Operational Manager (DOM)
- Their line manager
- PTUK Clinical Lead
- PTUK Medical Director

It is essential that concerns are shared even if no further action is taken following a discussion with one of the above.

8.2 Data Protection

Staff should be aware of the Data Protection Act 1998 and Caldicott Guardianship and in particular the six Caldicott Principles in regard to confidentiality, however there are occasions where staff will need to step outside of the requirements of the above in order to fulfil their safeguarding duties.

In respect of this staff should also be aware of the Public Interest Disclosure Act 1998 and the protection it affords professionals in making a referral without consent but where to do so would be defined as being 'in the public interest'.

In accordance with legislative guidelines PTUK will freely share information with Health, Social Care, Police and other adult protection partners, where such information will be in the best interests of the vulnerable adult.

PTUK has in place an Information Sharing Protocol which sets out clearly what information can be shared, under what circumstances and when this is acceptable. The Information Sharing Protocol is contained within the Safeguarding Suite at Appendix F. Staff must be aware of the implications of information sharing when disclosing information in relation to a safeguarding concern.

9.0 Policy References

The guidance for this document has been taken from a number of sources:

- No Secrets guidance on developing and implementing multi-agency policies and procedures to protect vulnerable adults from abuse. (DoH 2000)
- "Who Decides: making decisions on behalf of mentally incapacitated adults"; Lord Chancellor's Department (1997)
- Data Protection Act 1998
- Equality Act 2010

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- Website: http://www.equalities.gov.uk/equality act 2010.aspx
- Caldicott Guardian Manual 2010
- Public Interest Disclosure Act 1998
- Clinical Governance and Adult Safeguarding An integrated process (February 2010)
- Safeguarding Vulnerable Groups Act 2006.
- Relevant Local Safeguarding Adult Boards

10.0 Appendices

Part 1 Safeguarding Procedures and Protocols

Appendix A - General Information

Appendix B - Adults who may be a Safeguarding Concern and the Recognition of Abuse

Appendix C - What to do if you have a concern that a person may be being abused or neglected

Appendix D - Referral Flowchart

Appendix E - Allegations of abuse made against Trust staff

Appendix F - Information Sharing Protocol

Part 2 – Additional and Supporting Information

Appendix G - Forced Marriage

Appendix H - Domestic Abuse / Violence

Appendix J - Concealed Pregnancy

Appendix K - Female Genital Mutilation

Appendix L - Prevent Strategy and Violent Extremism

Appendix M - Dangerous Dogs and safeguarding children, young people and adults who may be vulnerable

Appendix N - Glossary of Terms (Generic)

Appendix P - References and Internet Links

Appendix A – General Information

This and the other appendices draw together elements from the separate national and local guidance documents for vulnerable adults and sets out the relevant issues for ambulance services and the procedures which PTUK should be following.

A1 Introduction

A1.1 This information contained in this section should be considered as generic information relating to the abuse of an adult. It sets out and describes different types of abuse as well as detailing the actions that staff should take when they suspect a person is at risk of significant harm because of abuse.

A2 General Principles

- A2.1 A vulnerable adult is any person aged 18 or over who is, or may be in need of community care services by reason of mental or other disability, age or illness; and who is or may be unable to take care of him or herself, or unable to protect him or herself against significant harm or exploitation' (*Who Decides; Government paper (1997)*.
- A2.2 Healthcare staff are key to recognising adult abuse. Abuse affects large numbers of people presenting itself in many different ways and the extent of the problem reflects the range of definitions available.
- A2.3 PTUK is required to have in place policies and procedures to effectively respond to known or suspected abuse in both children and adults.

A3 Definition of Abuse

'Abuse' is a violation of an individual's human and civil rights by any other person or persons and can take many different forms. It can relate to a single act or repeated acts.

Types of Abuse

- A3.1 It should be noted that in many situations different types of abuse can be inextricably linked, an example of this being *Internet* and *Sexual* abuse. Likewise some forms of abuse, for example *Financial* or *Discriminatory* tend to be confined to one specific group, in this case to vulnerable adults.
- A3.2 There are the more familiar (historical) types of abuse as listed below, as well as abuse patterns and types which have developed in specific areas, or in recent years. All types of abuse are described in greater detail below, and with specific reference in following appendices. The more 'familiar', or historical types of abuse are;
 - Physical abuse

- Emotional or Psychological abuse
- Sexual abuse
- Neglect and acts of omission
- Financial or Material Abuse or Exploitation
- Discriminatory Abuse (linked to Hate Crime)
- A3.3 As mentioned in 6.3 above there are emerging types or facets of abuse. Whilst the above give a general view of the commonly recognised 'types' of abuse, a number of specific concerns are addresses in following appendices. These include;
 - Migrant Abuse and Human Trafficking
 - Internet Abuse
 - Forced Marriage
 - Domestic Abuse / Domestic Violence
 - Concealed Pregnancy
 - Female Genital Mutilation
 - Prevent Strategy and Violent Extremism
- A3.4 Specific types of abuse are detailed, and where there are specific elements to a particular type of abuse, these are covered in the relevant appendices in this policy for vulnerable adults or in the separate Safeguarding Policy for Children and Young People.
- A3.5 Physical abuse: Physical abuse may involve hitting, shaking, throwing, poisoning, burning or scalding, suffocating or otherwise causing physical harm. Physical harm may also be caused when a parent or carer feigns the symptoms of, or deliberately causes ill-health, to a vulnerable person they are looking after. This situation is commonly described using terms such as Fabricated or Induced Illness (FII), 'factitious illness by proxy' or 'Munchausen's syndrome by proxy'. (see further information at A3.15)
- A3.6 Emotional or Psychological abuse: Emotional / psychological abuse is the persistent emotional ill-treatment of a vulnerable person such as to cause severe and persistent adverse effects on their emotional development or wellbeing. It may involve conveying to them that they are worthless or unloved, inadequate, or valued only insofar as they meet the needs of another person. It may involve causing the person frequently to feel frightened or in danger, or the exploitation or corruption of the vulnerable person.
- A3.7 Sexual abuse: Sexual abuse involves forcing or enticing an adult who is vulnerable to take part in sexual activities, whether or not the person is aware of what is happening. The activities may involve physical contact, including penetrative or non-penetrative acts. They may include non-contact activities, such as involving the vulnerable person looking at, or in the production of pornographic material or watching sexual activities, or encouraging them to behave in inappropriate ways.
- A3.8 Neglect and acts of omission: Neglect is the persistent failure to meet a vulnerable person's basic physical and/or psychological needs, likely to result in the serious impairment of their health or development. It may involve a parent or carer failing to provide adequate food, shelter and clothing, failing to protect the person from physical

harm or danger, or the failure to ensure access to appropriate medical care or treatment. It may also include neglect of, or unresponsiveness to a vulnerable person's basic emotional needs.

A3.9 Financial or Material Abuse or Exploitation: This abuse is generally related to adults. It can manifest in different ways from opportunistic theft to institutional/family abuse over many years.

Opportunistic financial abuse can be carried out both by low paid support staff, rogue traders and unpaid family members. Often with financial difficulties in their own personal lives, perpetrators can make use of a vulnerable persons bank card, savings in a tin, or their weekly pension or direct payments money. 'Helping themselves to a little' (often the perception of the person doing it). This is theft and fraud – but can be hard to notice and prevent.

There is an increasing interest in and awareness of financial safeguarding. Police forces, Social Care professionals and housing providers all state that financial abuse has grePTUKy increased, is difficult to deal with and that 'financial safeguarding' needs to be much better developed and understood.

A3.10 Discriminatory Abuse and Hate Crime: The Equality Act 2010 provides a new crosscutting legislative framework to protect the rights of individuals and advance equality of opportunity for all; to update, simplify and strengthen the previous legislation; and to deliver a simple, modern and accessible framework of discrimination law which protects individuals from unfair treatment and promotes a fair and more equal society.

This category of abuse is on the whole within the vulnerable adult agenda. It has grown to such a huge extent within society that the police and Government have a much more focused agenda to deal with all associated problems.

Discriminatory Abuse includes the ill treatment of individuals motivated by racism, sexism, homophobia or on the basis of religion or disability. This can include; harassment, denying people their rights, belittling or humiliating people, not providing appropriate food, and preventing access to places of worship or from carrying out cultural or religious beliefs.

Regarding someone as being intrinsically different from other human beings hate crime is the targeting of individuals, groups and communities because of who they are. It targets people because of elements which go to the core of their identities – their race, their religious beliefs (or lack of them) their disability, sexual orientation or that they are transgender. Hate crime is also a crime against the groups and communities to which these people belong.

Hate crime is a human rights issue, a threat to community cohesion and a rejection of our shared values. There is a spectrum of hate crime, which runs from abuse and harassment through to violent extremism. Hate incidents and hate crimes are an everyday feature of the lives of some people and occur in ordinary, everyday circumstances. For some, persistent harassment and abuse may be an ongoing aspect

of day-to-day existence. Other victims of hate crime may experience a process of escalation in which insults, vandalism and minor crimes increase in severity and intensity into more serious crimes of violence.

Hate crime instils fear in victims, groups and communities. It significantly impacts on the quality of people's lives and leads them to change their habits and lifestyle as they seek to avoid becoming victims, including being forced to move home, changing the route to work, altering their daily routines and even breaking off relationships or limiting meeting friends and relatives.

Those who fear they will be a target of hate crime even seek to hide their own identity, for example someone who is gay may change their appearance and how they interact with people.

Discrimination and hate crime can occur with individuals that work together, live or are related to each other, familiar to the person as they live in the same community. There are also occurrences of 'one off' opportunistic attacks of violence on individuals. 'Happy slapping' crimes within some teenage culture is classified as hate crime.

A3.11 Migrant Abuse and Human Trafficking: Each year a number of migrants enter the UK quite legally to work in agriculture and other areas. Whilst visas are granted to allow this to happen, and regulations in relation to 'gang master' activity is more stringent than ever, they are particularly open to abuse, specifically around accommodation, pay, terms and conditions and their health needs. Every effort should be made to support these people to ensure they are not abused.

More complex are the migrants who enter the country illegally, or those who are overstayers, quite often people who are outside of the authorities radars. Quite often these people enter not just the UK, but also into a life of abuse and in particular abuse centred around the sex trade and drugs.

There are more people enslaved worldwide today than there were 200 years ago. The modern day slave trade is the fastest growing form of international crime with an estimated 600,000–800,000 people trafficked across international borders each year. The number of people trafficked internally is currently unknown. People are bought and sold into the sex industry, forced labour, domestic servitude and forced organ donation to name a few. This affects children, young people and adults. Given promises of better prospects and living opportunities by their abusers, they are exploited and held in poor conditions often suffering extreme violence, harassment and threats. Often unable to speak English these individuals are unable to speak out about their suffering.

A3.12 Internet Abuse: Sadly, Internet abuse is now a widespread problem, the Internet providing a useful medium for those wishing to exploit vulnerable adults. At the same time other information communication technology (ICT) methodologies are increasingly being used by perpetrators to prey on their victims. For example using webcams, texting and other mobile phone technologies.

- A3.13 Internet chat rooms, discussion forums and bulletin boards are known to be used by perpetrators as a means of contacting vulnerable people and as a way of establishing deceptive relationships with them. They then 'groom' the victims, either psychologically on the Internet itself, or by arranging to actually meet with them. Often victims believe that they are actually chatting to genuine people on-line. Alternatively, the perpetrators may ask the victim to transmit pornographic images of themselves, or to perform sexual acts live in front of a webcam.
- A.3.14 Institutional abuse: Involves the collective failure of an organisation to provide an appropriate and professional service to vulnerable people. It can be seen or detected in processes, attitudes and behaviour that amount to discrimination through unwitting prejudice, ignorance, thoughtlessness and stereotyping. It includes a failure to ensure the necessary safeguards are in place to protect vulnerable adults and maintain good standards of care in accordance with individual needs, including training of staff, supervision and management, record keeping and liaising with other providers of care. In these cases the Police should be notified to ensure that a criminal investigation is undertaken.
- A3.15 Fabricated Induced Illness: Physical harm may also be caused when a parent or carer feigns the symptoms of, or deliberately causes ill-health, to a vulnerable person they are looking after. Common description terms used are Fabricated or Induced Illness (FII), 'factitious illness by proxy' or 'Munchausen's syndrome by proxy'.
- A3.16 The following list is of behaviours exhibited by carers which can be associated with fabricating or inducing illness, particularly in a child but potentially any vulnerable person. This list is not exhaustive and should be interpreted with an awareness of cultural behaviours and practices which can be mistakenly construed as abnormal behaviours:
 - Deliberately inducing symptoms by administering medication or other substances, by means of intentional transient airways obstruction or by interfering with the victim's body so as to cause physical signs.
 - Interfering with treatments by overdosing with medication, not administering them or interfering with medical equipment such as infusion lines.
 - Claiming the victim has symptoms which are unverifiable unless observed directly, such as pain, frequency of passing urine, vomiting or fits. These claims result in unnecessary investigations and treatments which may cause secondary physical problems.
 - Exaggerating symptoms which are unverifiable unless observed directly, causing professionals to undertake investigations and treatments which may be invasive, are unnecessary and therefore are harmful and possibly dangerous.
 - Obtaining specialist treatments or equipment for victims who do not require them.
 - Alleging psychological illness in a vulnerable person.
- A3.17 Concerns may arise about possible fabricated or induced illness when:

- Reported symptoms and signs found on examination are not explained by any medical condition from which the victim may be suffering.
- Physical examination and results of medical investigations do not explain reported symptoms and signs.
- There is an inexplicably poor response to prescribed medication and other treatment.
- New symptoms are reported on resolution of previous ones.
- Reported symptoms and found signs are not seen to begin in the absence of the carer.
- Over time the victim is repeatedly presented with a range of signs and symptoms.
- The victim's normal, daily life activities are being curtailed, for example (in children) school attendance.
- Symptoms beyond that which might be expected for any medical disorder from which the victim is known to suffer.

As mentioned in A3 above there are emerging types and facets of abuse. Whilst the above give a general view of the commonly recognised 'types' of abuse, a number of specific concerns are addresses in following appendices. These include;

- Forced Marriage
- Domestic Abuse / Domestic Violence
- Concealed Pregnancy
- Female Genital Mutilation
- Prevent Strategy and Violent Extremism

A4. How and where abuse occurs

- A4.1 Abuse also falls into different patterns:
- A4.2 *long-term* for instance, an ongoing family situation such as domestic violence or abuse between spouses or generations or misuse of benefits
- A4.3 *opportunistic* such as theft occurring because money has been left around; sexual abuse can also be opportunistic
- A4.4 serial in which the perpetrator seeks out and grooms vulnerable individuals, one after another, for personal gain or exploitation. Sexual abuse usually falls into this pattern as do some forms of financial abuse situational comes from external circumstances; it could arise, for instance, because unrelated pressures have built up or because of challenging behaviour
- A4.5 Abusive acts can take place anywhere there is no such thing as "an assumed safe place" and any individual may be an abuser.

A5. Adults who are vulnerable but not at immediate risk

- A5.1 The Equality Act 2010 provides a new cross-cutting legislative framework to protect the rights of individuals and advance equality of opportunity for all; to update, simplify and strengthen the previous legislation; and to deliver a simple, modern and accessible framework of discrimination law which protects individuals from unfair treatment and promotes a fair and more equal society.
- A5.2 The government has done and continues to do a lot to increase choices for people, including people who might be considered to be vulnerable due to their age, frailty, health condition, mental capacity, disability or the situation they live or are cared for in.
- A5.3 The government's agenda has removed barriers, opened up opportunities, encouraged responsibility for making health, lifestyle, social care and financial choices. This is happening at a time when there are an ever increasing number of safeguarding referrals. In particular many very elderly people are being recognised as living alone, but equally in isolation from the outside world, and without the protection of employment, friends, and necessary social care support.
- A5.4 The same applies to people with learning disabilities many of whom also increasingly live without the support of families and friends. The increased choice means increased opportunity for harm, particularly financial abuse but also other kinds of harm, such as 'grooming' of people by individuals who set out to harm/manipulate vulnerable people.
- A5.5 The continuing implementation and reviewing of multi-agency policies and procedures to protect vulnerable adults from abuse and neglect are designed to help to prevent financial or material abuse.

A6. Staff Responsibilities

A6.1 All PTUK have specific responsibilities to share any concerns they may have, and if necessary report or refer suspected abuse which is drawn to their attention or that they become aware of when acting on behalf of PTUK to Social Care.

The key principles underlining the approach and actions to protect those involved are:

- any vulnerable adult can be at risk and has the right to protection from abuse
- a multi-agency approach is the most effective response.

A6.2. It is your role:

- to listen to the person telling you about the abuse
- to ensure their safety and your own safety to share concerns with appropriate managers within PTUK, and if necessary
- to report or refer concerns or suspicions regarding to Social Care via the appropriate channels
- to keep a detailed record of your observations and / or what you have been told

- A6.3 If someone tells you they have been abusedmove them to a private place if possible. Let them tell you what happened in their own words. Reassure them that they have done the right thing in telling you about the abuse. Do not ask leading questions as this might affect a subsequent police enquiry.
- A6.4 Never promise to keep a secret. Tell them as soon as possible that you will have to report to at least one other person, as it is your duty to do this. (This will give them the chance to stop talking if they are not happy for this to happen.)
- A6.5 Do not talk to anyone who does not need to know about the allegation or suspicion of abuse, not even the witnesses if there were any. By inadvertently telling the alleged abuser for example, you may be later accused of "corrupting evidence" or "alerting."
- A6.6 Sharing and Referring (Reporting) Concerns
- A6.7 Any allegation or suspicion of abuse must be taken seriously and acted on immediately. Any staff member of PTUK, or voluntary members of the public who help PTUK deliver our service, and who may come into contact with vulnerable adults have a duty to share, and if necessary refer or report concerns regarding suspected abuse or neglect.
- A6.8 Failure to act might place the victim at greater risk and they may be discouraged from disclosing the same or further details again as they may feel they were not believed. Failure to report suspected or alleged abuse may also put other people at risk.
- A7 Abuse of PTUK patients
- A7.1 PTUK and its staff come into contact with a large numbers of potentially vulnerable people on a daily basis. Whilst it is unlikely, there is always the chance that a member of staff could witness a colleague abusing a vulnerable patient.
- A7.2 Because abuse is a sensitive and difficult area we can be tempted not to take action when we think it has happened or is occurring within our own environment. This may be particularly true when the abuser is a member of staff. However, ignoring our concerns or keeping them "in house" can risk:
 - reinforcing abusive behaviour and perhaps putting others at risk
 - no action, including support and protection, for all those in the situation
 - further misery because distress is not being fully acknowledged
 - vulnerable victims seen as not needing or entitled to care, treatment, support or justice
- A7.3 PTUK has in force a 'Whistle blowing Policy' which sets out the policy, roles and responsibilities of staff and processes involved.
- A7.4 If in any doubt at all about a situation you are involved in or know about, seek advice.

Appendix B – Adults who may be a Safeguarding concern and the Recognition of Abuse

Who is a vulnerable adult?

The Lord Chancellors Consultation Paper, Who Decides:1997 and the Department of Health Guidance; No Secrets:2000 defines a vulnerable adult as;

- A person aged 18 or over who is or may be in need of community care services by reason of mental or other disability, age or illness and
- Who is or may be unable to take care of him or herself or unable to protect him or herself against significant harm or exploitation.

B1 What is abuse?

- B1.2 Abuse is a violation of an individual's human and civil rights by any other person or persons. (*No Secrets:2000*)
- B1.3 The national organisation, Action on Elder Abuse, focuses on abuse as a breach of trust: when vulnerable adults rely on others to support them.
- B1.4 A single or repeated act or lack of appropriate action occurring within any relationship where there is an expectation of trust which causes harm or distress to an older person.
- B1.5 Equally important to understanding what abuse is and how it is recognised, is the need to understand vulnerability itself, those who are likely to be vulnerable and importantly to recognise those people that they come into contact with who are, at that time vulnerable. Recognising vulnerability itself is a key element in identifying that a person is being abused or neglected.

These definitions remind us that a single act can be abusive, as can failure to act.

B2. Types of abuse and features suggestive of that abuse

- B2.1 Physical abuse physical abuse is non-accidental harm to the body. In addition to the descriptions of Physical Abuse in appendix A, there are elements of physical abuse that are particularly relevant to vulnerable adults. These include;
 - purposely under- or over-medicating or other misuse of medication (see also A3.15 – A3.17)
 - deliberately being underfed, being given alcohol or a substance that is known to cause harm (e.g. sugar for diabetic)
 - being confined, locked up or otherwise physically restrained inappropriately and not subject to an authorisation under Deprivation of Liberty safeguards.

Some indicators of physical abuse are:

- any injury not explained by the history given
- different versions of the cause of an injury given to different people
- any self-inflicted injury
- unexplained fractures, lacerations, bruises or burns
- weight loss, dehydration, complaints of hunger
- untreated medical problems
- poor personal hygiene including incontinence
- B2.2 Sexual abuse or exploitation sexual abuse is the involvement of someone in sexual activities which they do not have the capacity to understand, have not consented to, or to which they were pressurised into consenting. It can also include the involvement of people in sexual activities where one party is in a position of trust, power or authority, or where a sexual relationship is outside law and custom.

Sexual abuse can include:

- rape or sexual assault
- unwanted touching or being forced to touch another person in a sexual manner
- being subject to sexual innuendoes and harassment
- not having a choice about someone of the same sex to undertake intimate personal care.

Indicators of sexual abuse include:

- full or partial disclosure, or hints, about sexual abuse
- inappropriate sexualised behaviour
- torn, stained or blood-stained underclothing or bedding
- pain, itching or bruising in the genital area, thighs and/or upper arms
- sexually transmitted disease, urinary tract infection and vaginal infection
- obsession with washing
- pregnancy in a person who is unable to give consent to sexual relations.
- B2.3 Psychological abuse This can be verbal and non-verbal harassment, ridicule or treating with contempt; it can also include deliberate misrepresentation of a person's behaviour or views or other acts that has an adverse effect on an individual's mental well-being, causing suffering and affecting their quality of life. This may include the threat that other types of abuse could take place.

Psychological abuse can include:

- living in a culture of fear and coercion
- being bullied, controlled or intimidated
- being humiliated, ridiculed or blamed
- being threatened with harm or abandonment
- being isolated or deprived of contact
- being withdrawn from services or supportive networks
- having no choice about who to live with or spend time with
- being consistently ignored

Abuse occurs where there is a power imbalance and a person may be reacting to living in fear because of threats and coercion.

Indicators of psychological abuse include:

- self harm
- emotional withdrawal and symptoms of depression
- unexplained fear or defensiveness
- severe lack of concentration
- B2.4 Financial or material exploitation (abuse) includes misappropriation of money, benefits or possessions, neglect or physical abuse to obtain money, abuse of legal rights or pressure to obtain legal powers over finance or inheritance and can include:
 - money being withheld or stolen
 - goods or services purchased in someone's name without their consent
 - being deliberately overcharged for goods or services
 - misuse or misappropriation of property, possessions or benefits
 - money being borrowed by someone who is providing a service to the vulnerable adult.

Indicators of financial abuse include:

- someone being dependent on the vulnerable adult for the provision of accommodation (this may also apply to other forms of abuse)
- a person lacking goods or services which they can afford
- a person living in poorer circumstances than other members of a household
- a person being encouraged to spend their money on items intended for communal use in a residential home
- benefits being absorbed into the household income and not being used for the vulnerable person
- B2.5 Neglect and acts of omission includes careless as well as deliberately poor care; for example: withholding assistance to use the toilet or failure to keep a vulnerable person warm and comfortable, inadequate provision of food, or isolation against the will of the vulnerable individual.

Examples of neglect can include:

- failing to respond to a person's needs or preventing someone else from meeting their needs
- ignoring someone's medical or physical care needs
- failing to provide access to appropriate health, social care or educational services
- withholding necessities of life such as medication, adequate hygiene, nutrition or heating
- preventing someone from interacting with others

When a professional or paid care provider does not ensure that the appropriate care, environment or services are provided to those in their care, they may be open to a charge of 'wilful neglect' under section 44 of the Mental Capacity Act 2005.

Indicators of neglect can include:

- neglect of accommodation, including inadequate heating and lighting
- failure to provide basic personal care needs
- inadequate or unsuitable food
- failure to give medication or giving too much medication
- failure to ensure appropriate privacy and dignity
- B2.6 Discriminatory abuse racist, sexist, homophobic and other remarks or behaviour, including those related to age, disability or illness. This can include:
 - harassment
 - denying people their rights
 - belittling or humiliating people
 - not providing appropriate food
 - preventing access to places of worship
 - preventing people from carrying out cultural or religious practices
 - regarding someone as being intrinsically different from other human beings.

Indicators of discriminatory abuse include:

- lack of self-esteem
- emotional withdrawal and symptoms of depression
- self harm

It is important to remember that abuse may *not* have taken place — but there is nevertheless a duty to raise awareness of its possibility.

Adults have the right to choose their own lifestyle in their own home (including self-neglect) if they have the capacity to make such a decision. It is important therefore to undertake a capacity assessment for all adults where their decision to live in a particular way may be having an adverse effect on their life. (For more information please refer to the PTUK Consent Policy)

B3. How serious do things have to be before we intervene?

B3.1 Significant harm is the trigger for any intervention. The Law Commission advises that harm should be taken to include not only ill treatment (including sexual abuse and forms of ill treatment which are not physical) but also the impairment of or avoidable deterioration in physical or mental health. and the impairment of physical, intellectual, emotional, social or behavioural development.

B3.2 In other words:

• ill-treatment may be clear-cut; neglect, omission or ill-informed care may be less clear but still abusive

- actions that cause impairment or avoidable deterioration in mental and physical health are abusive
- contributing to impairment of physical, emotional, social or behavioural development is also abusive - this may be particularly important in relation to the safeguarding of individuals with learning difficulties

B.4 Unforeseen Vulnerability

- B4.1 Most of this appendix talks about vulnerability in the context of the person being abused or neglected. However, there is another significant area that staff may become aware of as part of their duties.
- B4.2 There will be situations where a person becomes vulnerable because the support that they rely on is no longer available. Examples of this might include where a person can no longer look after themselves because;
 - a carer is taken ill, or to hospital
 - a couple living independently where one is taken ill

and in situations where the person left becomes vulnerable perhaps because they have a learning disability or dementia and would not cope on their own.

- B4.3 In these situations we have a duty of care not only to the patient, but also to anybody that suddenly becomes vulnerable, specifically because of these circumstances.
- B4.4 In this situation we need to consider whether the care provision for them is adequate (i.e. other appropriate people at the property or who they are left in the care of) or alternatively whether urgent arrangements for example immediate contact with Social Care needs to be made, in which case a referral should be made without delay.

B5. Information Sharing

- B5.1 Sharing sensitive information is a difficult area for many people who care for others. Some circumstances over-ride the duty of confidentiality and the requirements of Data Protection Act and Caldicott Principles and also the wishes of the person being abused. The Public Interest Disclosure Act (1998) supports all workers' rights to disclose evidence under a range of important circumstances.
- B5.2 It is important not to promise confidentiality when someone discloses information about possible abuse and you might want to have a form of words ready for such an eventuality, for instance: "I can't promise to keep what you're telling me to myself because of the risk to you or others." Wherever possible consent should be gained to share the information unless doing so would put the individual concerned at further risk.

B5.3 In brief:

 all staff at PTUK or working for PTUK have a responsibility to recognise suspected or actual abuse and report it.

- staff, carers and volunteers have a duty of public interest to share concerns appropriately; this over-rides any duty of confidentiality but this should become a shared decision and action as described above
- do not let your view of an individual's ability to make sound decisions stop you from sharing your concerns.
- B5.4 It may be that you wish to share your concern to seek clarification in the first instance, and this will usually be with your immediate manager, duty operational manager or Ambulance Control. Information and/or advice can also be sought from Named Professionals for Safeguarding, PTUK's Named Doctor, Social Care, or the Police.
- B5.5 In terms of reporting your concern, this will be with the relevant Social Care department for the area. You must make contact with them and provide a verbal referral.
- B5.6 You should not say anything to the vulnerable person's family, friends, other residents or service users or the alleged abuser.

B6. PTUK Procedures

- B6.1 In the reporting of a suspected case of abuse, the emphasis must be on shared professional responsibility and immediate communication. Attempts must be made to meet the needs of the vulnerable person, taking into consideration their race, culture, gender, language and level of disability.
- B6.2 There are a number of ways in which staff may receive information or make observations which suggest that a vulnerable adult has been abused or is at risk of harm. Staff will often be the first professional on scene, or to register a concern and their actions and recording of information may be crucial to subsequent enquiries.
- B6.3 It is particularly important that other people who may be present should not be informed of the staff's concerns in circumstances when this may result in a refusal to attend hospital or in any situation where a vulnerable adult may be placed at further risk.
- B6.4 Clinical staff should follow the normal history-taking routine, taking particular note of any inconsistency in history and any delay in calling for assistance. If necessary, staff should ask appropriate questions of those present to clarify what patients, relatives, friends or carers are saying or meaning to say.
- B6.5 Staff should be aware that someone who is frightened may be reluctant to say what may be the cause of their injury, especially if the person responsible for the abuse is present. It may be helpful to make a note of the person's body language. It is important to stop questioning when suspicions are clarified, to avoid unnecessary questioning or probing, as this may affect the credibility of subsequent evidence.

B6.6 Remember: It is neither your role, nor that of PTUK is one of investigate suspicions. The task for PTUK staff is to ensure that any suspicion is passed to the appropriate agency, i.e. staff in the A&E Department, the appropriate local Social Care Department, or the Police. This should be achieved by following the guidelines in C8 below.

B7. The Mental Capacity Act 2005

- B7.1 The Mental Capacity Act 2005, or MCA aims to protect people who lack capacity to make particular decisions, but also to maximize their ability to make decisions, or to participate in decision-making, as far as they are able to do so.
- B7.2 A persons mental capacity and their ability to give informed consent to a particular act or activity MUST be considered by PTUK staff when providing care and interventions to patients.
- B7.3 PTUK policy, Capacity to Consent, should be followed by all operational staff when issues of consent and capacity are considered.

B8. Actions to be taken by all staff

- B8.1 This should be read in conjunction with the general information in the section, 'What to do if you have a concern that a person may be being abused or neglected' (Appendix C) and the flowchart at Appendix D.
- B8.2 If staff come into contact with a vulnerable adult and is concerned that the person may have been abused or is at risk of significant harm.
- B8.3 If there is another person present and staff are concerned that he or she may be the abuser, the staff member should not let that person know they are suspicious. If the person who is deemed vulnerable is conveyed to hospital, staff should inform a senior member of hospital staff of their concerns about possible abuse.
- B8.4 They should record only factual information on the Patient Report Form (PRF), or the electronic Patient Report Form (ePRF) ensuring that the top copy of the PRF is handed over to the hospital staff. Factual information can relate to the environment that the patient is in as well as the clinical picture. The record should not contain any comment about suspicions, opinion the staff may have had, or conjecture.
- B8.5 They should be careful not to do this in a way that would alert the alleged abuser or place the vulnerable person at risk of further abuse or intimidation. It should also be remembered that a patient or carer may request access to any clinical record. Staff should therefore be aware of the following;
 - The Freedom of Information Act 2000
 - Data Protection Act 1998
 - Caldicott Principles
 - The possible legal requirements to produce records in court or a statement of evidence

- B8.6 Before any decision is made, and remembering the principles of the Mental Capacity Act 2005, clinicians must have regard to whether the patient has capacity. In situations where abuse of a vulnerable adult is suspected and that vulnerable adult is assessed as lacking capacity, an immediate safeguarding referral should be made to the relevant Local Authority and the Police should be contacted if it is suspected that a criminal offence may have taken place.
- B8.7 It is important to ascertain the wishes of the patient and to take into account whether or not they want to be conveyed to hospital. However, the decision not to convey a patient to hospital is one that must not be taken lightly in these circumstances. If the level of suspicion is high then wherever possible the patient should be taken to hospital. In cases where the patient has been assessed as lacking capacity, ambulance staff may convey the person to hospital if this action is considered to be in the best interests of the patient.
- B8.8 If the patient needs to be conveyed to hospital and another person tries to prevent this, staff may need to consider whether to involve the Police. Both A&E and NEPT staff should inform the Control Room about the situation and seek advice.
- B8.9 If the patient is not conveyed to hospital, a PRF will be completed recording the factual information only. This can include information in relation to the patient's environment as well as the clinical picture. The record should not contain any comment about suspicions or opinions staff may have, or conjecture.
- B8.10 Having concluded their contact with the person about whom there is a concern, staff should contact the Control Room by telephone, or their relevant manager and inform them of their concerns. Staff should discuss the situation with an appropriate manager. A decision should be taken at this time whether to inform Social Care.
- B9. It is quite possible that while caring for a patient that ambulance staff become aware of possible abuse against another member for the household. This is perhaps a more difficult situation for staff.
- B9.1 Whilst the patient is the most important focus of the ambulance staff's attention, once the duty of patient has been discharged, the staff member must act upon their suspicions and report their concerns.
- B9.2 They may wish to discuss the concerns with an PTUK manager or supervisor to agree how best to proceed but if following a discussion it is felt that on balance abuse has or may take place then the details should be reported to the Social Care without delay.

Further Reading;

www.elderabuse.org.uk

No Secrets - guidance on developing and implementing multi-agency policies and procedures to protect vulnerable adults from abuse. (DoH 2000)

Appendix C – What to do if you have a concern that a person may be being abused or seriously neglected – or is vulnerable at the time of contact

- C1. It is important to understand that failing to Act is not an option
- C1.1 If you have a concern or you suspect a person is being abused or neglected, or is vulnerable you should initially assess whether or not it is safe or appropriate to remain in the situation, or whether to move to a place of safety.
- C1.2 You also need to assess whether it safe or appropriate to discuss your concerns with either the person or their carers. The most ideal situation is, of course, one where you have the consent of the person(s) concerned to take things further.
- C1.3 With adults that may be vulnerable there will be times when it is quite appropriate to discuss your concerns with them, and in offering them support by suggesting a referral to their GP and/or Social care, and equally be in a position to gain their consent to refer.
- C1.4 However, there will be many occasions (specifically around abuse or serious neglect by another person) when because of the nature of the call, and/or the situation / circumstances existing at the time it is not appropriate to raise your concerns openly.
- C1.5 Staff should be aware of the Data Protection Act 1998 and Caldicott Principles in regard to confidentiality, however there are occasions where staff will need to step outside of the requirements of the above in order to fulfil their safeguarding duties.
- C1.6 In these situations it is still essential to raise your concerns (if necessary without consent), and the decision to share information would be considered to be 'in the public interest' (Public Interest Disclosure Act 1998).
- C1.7 If it is obvious that the person concerned wishes to discuss their situation with you, or starts to divulge information that raises your suspicions, that staff listen carefully to what they have to say. It is imperative that the situation remains safe for staff and other professional colleagues, as well as the person divulging the information.
- C1.8 Listen carefully to what they are telling you. If it is appropriate make contemporaneous notes, but remember that you must only document fact (e.g. What, Where, When, Why, How).
 - Document what you see and hear
 - Do not document opinion or conjecture
 - Do not make accusations, either verbally or on paper
 - Do not ask any leading questions
 - Do not make promises not to take things any further. Staff must make it clear that they might need to share their concerns with other people.

- C1.9 It is important to note that suspicions and concerns do not always relate to the patient that staff have been called to at that time. There are many examples of where concerns have actually been raised about partners, siblings, carers or others at the location.
- C1.10 Remember if you consider that the person you have a concern about is in imminent danger the police should be called immediately. This applies equally to staff who are concerned that they may also be in danger (in these situations it might also be prudent to withdraw from the situation).
 - If staff consider a criminal act may have taken place then the Police should be contacted.
- C1.11 In a number of situations staff's immediate action will be to take the person about whom you have a concern to the Accident and Emergency Department. This is effectively a place of safety. Concerns can be passed verbally to the A&E staff. Most A&E Departments either have, or have access to lead protection nurses or Social Care teams within the hospital.
- C1.12 As a professional you still need to make a referral to Social Care, and there will be situations where your decision is 'clear-cut', that you need to make a formal referral to Social Care with immediate effect.
- C1.13 There will be other times when staff may feel it more appropriate to discuss concerns with an PTUK manager or supervisor in the first instance.
- C1.14 There are various sources of information and advice available to PTUK staff when they have a concern or suspicion that somebody is being abused or neglected.
- C1.15 Likewise, Non Emergency Patient Transport Services (NEPTS) staff should contact their local NEPTS Control or supervisor.
- C1.16 Primary Care It is essential that staff working in a primary care setting are fully aware of the local arrangements. As well as initiating a report through either Social Care or the Police it is essential that the Clinincal Lead is informed.
- C1.17 Other staff working for PTUK should in the first instance discuss any concerns with their immediate line manager or supervisor.
- C1.18 During normal working hours (or out of hours in the unlikely situation that all other attempts to seek advice have failed) one of the Named Professionals should be contacted.
- C1.19 The national control centre hold the information on the telephone numbers for the relevant local Social Care adult safeguarding team. There are 24/7 telephone numbers for Social Care emergency duty teams (EDT's) for every area of PTUK.

Remember: Failing to act is not an option

Safeguarding a person who is at risk of significant harm – See also Appendix D1

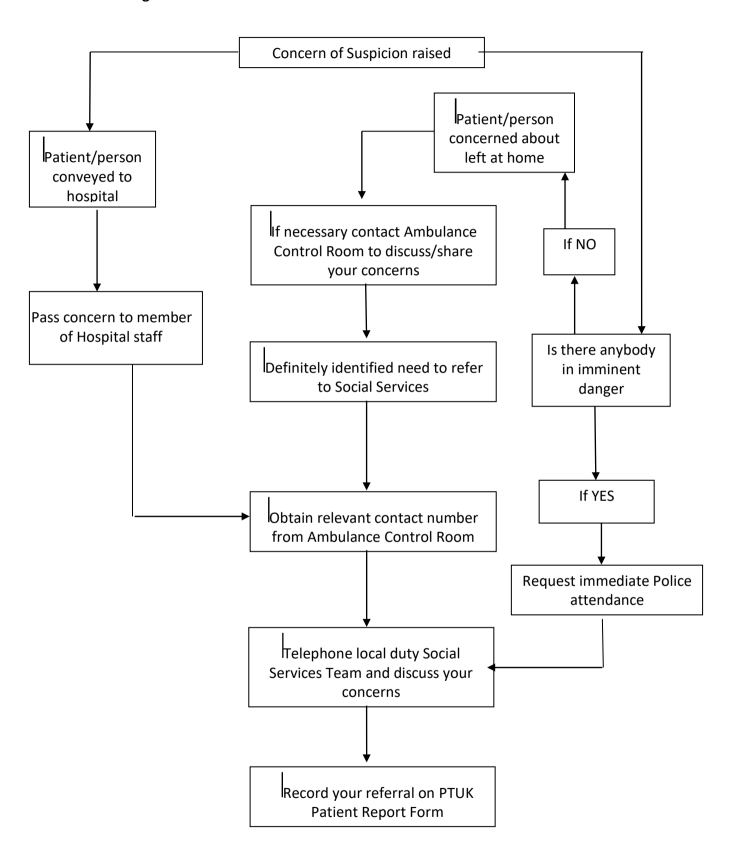
- C1.20 If you have discussed your concerns with PTUK colleagues and you are still not sure whether to make a formal referral, you can ring the relevant Social Care department and discuss your concerns with them in the first instance without divulging any Personal Identifiable Information (PII). Only when and if you make the decision to refer do you need to give PII to the duty social worker.
- C1.21 If you are making a formal referral to Social Care, telephone the duty team initially and discuss your concerns with the duty social worker.
- C1.22 Even if you have conveyed the person with whom you have a concern to hospital, it is still imperative that you telephone Social Care to make a referral.
- C1.23 Having spoken to the relevant Adult Social Care you then need to formally record your referral with PTUK. To do this telephone PTUK's control room number **0845 000 9999** and provide the necessary details to the controller. The details that you provide must also be recorded on the PTUK PRF.
- C1.24 Once you have recorded your referral on PTUK control room, as a professional you have a statutory duty to confirm your referral in writing with the relevant Social Care department within 24 hours this is effectively achieved by means of the fax or secure email.

Safeguarding a person who is vulnerable – See also Appendix D2

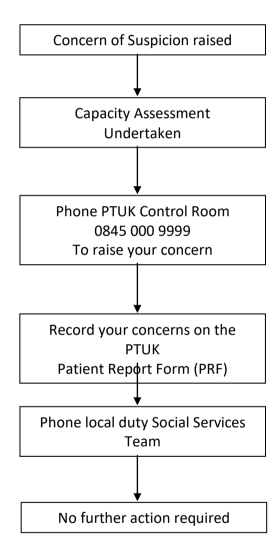
- C1.25 Many referrals made out of hours relate to people who are vulnerable as opposed to needing an urgent safeguarding intervention.
- C1.26 Many of the reasons for 'vulnerability' referrals is acopia a failure or inability to cope. Acopia covers a multitude of reasons which might include the following;
 - General ill health or worsening of their health making them unable to cope
 - Medication issues
 - Alcohol issues
 - Where they are in need of a care plan, or where it is clear that modifications need to made to their current care plan
 - General deterioration
 - Sensory problems (deteriorating eyesight / hearing etc)
 - Financial concerns resulting in poor health (i.e. lack of warmth)
 - Stress
 - Inability to cope with dependant spouse / relatives any longer
 - Repeated falls.
- C1.27 In these and similar situations it is probably more appropriate to refer to the patients GP. Out of hours this can be an issue and with a professional duty of care the safeguarding route is often seen as an appropriate alternative.
- C1.28 PTUK has an alternative referral pathway for patients who are vulnerable. This involves a single telephone call to PTUK's Duty Manager.

- C1.29 Where clinicians or staff are faced with a patient who is vulnerable, but who refuses to travel to hospital but is adjudged to have capacity (and where a capacity assessment has been completed and documented) the following process will apply.
- C1.30 The clinician will telephone PTUK's control room number **0845 000 9999** and provide the necessary details to the call handler.
- C1.31 This will normally be the only call that is required.
- C1.32 There may be occasions where having given details of the referral to the PTUK National Control Room call handler that it becomes apparent that a referral to Social Care may be more appropriate. In this situation the call handler will advise the clinician to contact the relevant social care and will provide them with the telephone number. This would also apply if the name of the patient's GP is not known.

Appendix D1 - What to do if you are concerned that a child or vulnerable adult is being abused or neglected



Appendix D2 – What to do if you are concerned that an adult is vulnerable but not at risk of significant harm and therefore not in need of urgent safeguarding.



Appendix E – Allegations of Abuse Against a Member of Staff Procedure for Responding to an Allegation of Abuse or Neglect against a Vulnerable Adult made against a member of staff working for or on behalf of PTUK

Allegations of abuse or neglect of a vulnerable adult made against staff working for or on behalf of PTUK will be subject to the Complaints Procedure and any subsequent investigation will be in keeping with PTUK Disciplinary Policy.

Appendix F – Information Sharing Protocol

F1. Introduction

- F1.1 It is essential that all agencies work together and share information, using an agreed protocol, to strengthen the processes for safeguarding and promoting the welfare of vulnerable groups from abuse. It is only when all agencies share the information they hold that a full picture emerges upon which to reach decisions and determine a plan of action to minimise the risk of harm to vulnerable groups from abuse.
- F1.2 Vulnerable groups and their carers have a right to expect that agencies will overcome barriers to sharing confidential information in a responsible way to ensure that the safety and well-being of victims remains paramount.
- F.13 It has to be clearly understood that the term 'consent' is used in two distinct contexts in safeguarding and in this policy. Other areas of the policy set out consent in respect of a person's 'capacity to consent' in relation to the Mental Capacity Act. More specific information on this can be found in the PTUK document, Consent Policy (AST002).
- F1.4 Consent in the context of information sharing as described in the protocol contained in this appendix relates to the service user's consent for PTUK staff to divulge information where a concern is raised about neglect or abuse. Paragraphs F3.17 to F3.37 define the different aspects of consent in this context and define when consent may or may not be required in relation to protecting a vulnerable person.
- F1.5 Safeguarding and promoting the welfare of vulnerable groups must always be the primary consideration. It should override any perceived risk of damaging the relationship between professional and their client/patient.
- F1.6 Information sharing is vital to safeguarding and promoting the welfare of vulnerable groups from abuse. A key factor in many serious case reviews has been a failure to record information, to share it, to understand the significance of the information shared, and to take appropriate action in relation to known or suspected abuse or neglect.
- F1.7 We know that staff recognise the importance of information sharing and that there is much good practice. We are also aware that staff, in some situations feel constrained from sharing information by their uncertainty about when they can do so lawfully. This guidance aims to provide clarity on that issue. It is important that staff:
 - are supported by PTUK in working through these issues.
 - understand what information is and is not confidential, and the need in some circumstances to make a judgment about whether confidential information can be shared, in the public interest, without consent.
 - understand and apply good practice in sharing information at an early stage as part of preventative work.

 are clear that information can normally be shared where you judge that a child is at risk of significant harm or that an adult is at risk of serious harm.

F2. Purpose and Principles

- F2.1 The purpose of this protocol is to clarify the principles behind, and the arrangements for, sharing sensitive personal information between PTUK and other agencies in order to safeguard and promote the welfare of vulnerable groups from abuse.
- F2.2 A basic principle of the Data Protection Act 1998 is that there has to be a 'legitimate basis' for disclosing sensitive personal data. Research and experience have shown repeatedly that keeping vulnerable adults safe from harm requires professionals and others to share information.
- F2.3 In broad terms, sharing sensitive personal information can be legitimate because often it is only when information from a number of sources has been shared and put together that it becomes clear that a vulnerable adult is at risk of or is suffering harm. It is worth bearing in mind those enquiries following child deaths, domestic abuse homicides and other situations where practice has been called into question have repeatedly identified the failure to share information as a contributory factor.
- F2.4 PTUK subscribes to the over-riding principle that the needs and rights of vulnerable adults come first.
- F2.5 It is critical that where there is reasonable cause to believe that a vulnerable person may be suffering or may be at risk of suffering significant harm, concerns should be referred to Social Care or the police, in line with PTUK Safeguarding Policy.
- F2.6 However, if there is uncertainty as to whether what has given rise to the concern constitutes 'a reasonable cause to believe', in these situations, the concern must not be ignored. Staff should always talk to someone to help them decide what to do a Named Professional or Named Doctor, or duty manager.
- F2.7 Ultimately, PTUK Chief Operating Officer as Caldicott Guardian is responsible for what information PTUK releases.
- F2.8 Where you have concerns that the actions of some may place adults at risk of serious harm, it may be possible to justify sharing information with or without consent for the purposes of identifying people for whom preventative interventions are appropriate. Significant and serious harm to adults is not restricted to cases of extreme physical violence. For example, the cumulative effect of repeated abuse or threatening behaviour may well constitute a risk of serious harm to an adult.
- F2.9 PTUK strongly supports the principle of working in partnership with vulnerable groups and their carers and other family members.

- F2.10 This means among other things seeking the consent of these individuals wherever it is possible and consistent with the vulnerable person's best interests. This should include, wherever possible, seeking clear, explicit and informed consent from the individual(s) concerned for information about them to be shared with **specified** other individuals or agencies. Where such consent can be freely obtained, this is clearly the best way of resolving any potential conflict of interest.
- F2.11 However, it is recognised that frequently such consent cannot be obtained, either because it is refused, the individual concerned cannot be contacted within a reasonable time to give consent or seeking the consent would place the vulnerable person at greater risk of harm. Data protection principles relate to all situations.
- F2.12 Seven golden rules for information sharing

PTUK supports the 7 golden rules for information sharing outlined in the Information sharing: Practitioners' guide Every Child Matters website Practice Guidance www.ecm.gov.uk/informationsharing:

- **1.** Remember that the Data Protection Act is not a barrier to sharing information but provides a framework to ensure that personal information about living persons is shared appropriately.
- **2. Be open and honest** with the person (and/or their family where appropriate) from the outset about why, what, how and with whom information will, or could be shared, and seek their agreement, unless it is unsafe or inappropriate to do so.
- **3. Seek advice** if you are in any doubt, without disclosing the Identity of the person where possible.
- **4. Share with consent where appropriate** and, where possible, respect the wishes of those who do not consent to share confidential information. You may still share information without consent if, in your judgment, that lack of consent can be overridden in the public interest. You will need to base your judgment on the facts of the case.
- **5. Consider safety and well-being:** Base your information sharing decisions on considerations of the safety and well-being of the person and others who may be affected by their actions.
- **6. Necessary, proportionate, relevant, accurate, timely and secure:** Ensure that the information you share is necessary for the purpose for which you are sharing it, is shared only with those people who need to have it, is accurate and up-to-date, is shared in a timely fashion, and is shared securely.
- **7. Keep a record** of your decision and the reasons for it whether it is to share information or not. If you decide to share, then record what you have shared, with whom and for what purpose.

F3. Practice Guidance

- F3.1 If you are asked, or wish, to share information, you must use your professional judgment to decide whether to share or not and what information it is appropriate to share, unless there is a statutory duty or a court order to share.
- F3.2 To inform your decision making this section sets out further information in the form of seven key questions about information sharing:
 - 1. Is there a clear and legitimate purpose for you or PTUK to share the information?
 - 2. Does the information enable a living person to be identified?
 - 3. Is the information confidential?
 - 4. If the information is confidential, do you have consent to share?
 - 5. If consent is refused, or there are good reasons not to seek consent to share confidential information, is there a sufficient public interest to share the information?
 - 6. If the decision is to share, are you sharing information appropriately and securely?
 - 7. Have you properly recorded your information sharing decision?

Question 1: Is there a clear and legitimate purpose for sharing information?

- F3.3 If you are asked, or wish, to share information about a person you need to have a good reason or a clear and legitimate purpose to do so. This will be relevant to whether the sharing is lawful in a number of ways.
- F3.4 Working for a statutory organisation the sharing of information is within the functions and powers of that statutory body.
- F3.5 Any sharing of information must comply with the law relating to confidentiality, data protection and human rights. Establishing a legitimate purpose for sharing information is an important part of meeting those requirements.

Sharing information where you have a statutory duty or a court order

- F3.6 There are some situations where there is a requirement by law to share information, for example, in the NHS where a person has a specific disease about which environmental health services must be notified. There will also be times when a court will make an order for certain information or case files to be brought before the court.
- F3.7 In such situations, you must share the information, even if it is confidential and consent has not been given, unless in the case of a court order, PTUK is prepared to challenge it and is likely to seek legal advice.
- F3.8 Consent from the individual is not required in these situations and should not be sought because of the potential consequences of refusal.

Question 2: Does the information enable a living person to be identified?

- F3.9 In most cases the information covered by this guidance will be about an identifiable living individual. It may also identify others, such as other vulnerable person(s), partner, parent or carer. If the information is anonymised, it can be shared. However, if the information is about an identifiable individual or could enable a living person to be identified when considered with other information, it is personal information and is subject to data protection and other laws. The remainder of this section provides further information to inform your decision about sharing personal information.
- F3.10 Wherever possible, you should be open about what personal information you might need to share and why. In some situations, it may not be appropriate to inform a person that information is being shared or seek consent to this sharing, for example, if it is likely to hamper the prevention or investigation of a serious crime or put a child at risk of significant harm or an adult at risk of serious harm.

Question 3: Is the information confidential?

- F3.11 Confidential information is:
 - personal information of a private or sensitive nature; and
 - information that is not already lawfully in the public domain or readily available from another public source; and
 - information that has been shared in circumstances where the person giving the information could reasonably expect that it would not be shared with others.

This is a complex area and you should seek advice if you are unsure.

F3.12 Sometimes people may not specifically ask you to keep information confidential when they discuss their own issues or pass on information about others, but may assume that personal information will be treated as confidential. In these situations you should check with the individual whether the information is or is not confidential, the limits around confidentiality and under what circumstances information may or may not be shared with others.

There are different types of circumstances that are relevant to confidentiality. One is where a formal confidential relationship exists, as between a doctor and patient, or between a social worker, counsellor or lawyer and their client. Here it is generally accepted that information is provided in confidence. In these circumstances all information provided by the individual needs to be treated as confidential. This is regardless of whether or not the information is directly relevant to the medical, social care or personal matter that is the main reason for the relationship.

Another circumstance is, for example, in an informal conversation, where a pupil may tell a teacher a whole range of information but only asks the teacher to treat some specific information confidentially. In this circumstance, only the information specific to the pupil's request would be considered to be confidential. There are also circumstances where information not generally regarded as confidential (such as name and address) may be provided in the expectation of confidentiality and therefore should be considered to be confidential information.

F3.13 Confidence is only breached where the sharing of confidential information is not authorised by the person who provided it or, if about another person, by the person to whom it relates. If the information was provided on the understanding that it would be

- shared with a limited range of people or for limited purposes, then sharing in accordance with that understanding will not be a breach of confidence. Similarly, there will not be a breach of confidence where there is consent to the sharing.
- F3.14 Information about an individual or family is confidential to PTUK as a whole, and not to individual members of staff. However staff do have a responsibility to maintain the confidentiality of the information. They should only share confidential information with other staff in PTUK for genuine purposes, for example, to seek advice on a particular case.
- F3.15 Public bodies that hold information of a private or sensitive nature about individuals for the purposes of carrying out their functions (for example Children's Social Care, young people's health services or adult mental health services) may also owe a duty of confidentiality, as people have provided information on the understanding that it will be used for those purposes. In some cases agencies may have a statutory obligation to maintain confidentiality, for example, in relation to the case files of looked after children.
- F3.16 Individuals have a right to access their medical records and any records held by professional agencies including PTUK. Requests to access medical records held by the PTUK will be made via PTUK's Patient's Experience Team. Where information is recorded in the persons file which has been supplied by a third party for example a statement from another professional that information may only be shared with the patient if permission is granted for sharing

Question 4: Do you have consent to share?

F3.17 Consent issues can be complex and a lack of clarity about them can sometimes lead staff to assume incorrectly that no information can be shared. This section gives further information to help you understand and address the issues.

It covers:

- what constitutes consent;
- whose consent should be sought; and
- when consent should not be sought.

What constitutes consent?

- F3.18 Consent must be 'informed'. This means that the person giving consent needs to understand why information needs to be shared, what will be shared, who will see their information, the purpose to which it will be put and the implications of sharing that information.
- F3.19 Consent can be 'explicit' or 'implicit'. Obtaining explicit consent for information sharing is best practice and ideally should be obtained at the start of the involvement, when working with the individual or family to agree what support is required. It can be expressed either verbally or in writing, although written consent is preferable since that reduces the scope for subsequent dispute. Implicit consent can also be valid in

many circumstances. Consent can legitimately be implied if the context is such that information sharing is intrinsic to the activity or service, and especially if that has been explained or agreed at the outset.

An example of **implicit consent** is where a GP refers a patient to a hospital specialist and the patient agrees to the referral. In this situation the GP can assume the patient has given implicit consent to share information with the hospital specialist. However, explicit consent would be required to share information outside the bounds of the original service or setting, for example, for a different type of referral

In a multi-agency service, **explicit consent** for information sharing is usually obtained at the start of the involvement and covers all of the agencies within the service. This would provide implicit consent to share information **within** the multi-agency service but there would be a need to seek additional explicit consent for sharing with practitioners or agencies **outside** of the service.

- F3.20 Consent must not be secured through coercion or inferred from a lack of response to a request for consent.
- F3.21 If there is a significant change in the use to which the information will be put compared to that which had previously been explained, or a change in the relationship between the agency and the individual, consent should be sought again. Individuals have the right to withdraw consent at any time.

Whose consent should be sought - adults

- F3.22 It is good practice to seek consent of the adult patient at all times and is a requirement of PTUK. All people aged 16 and over are presumed, in law, to have the capacity to give or withhold their consent to sharing of confidential information, unless there is evidence to the contrary.
- F3.23 The *Mental Capacity Act 2005 Code of Practice* defines the term 'a person who lacks capacity' as a person who lacks capacity to make a particular decision or take a particular action for themselves, at the time the decision or action needs to be taken.
- F3.24 A person who is suffering from a mental disorder or impairment does not necessarily lack the capacity to give or withhold their consent for information sharing. Equally, a person who would otherwise be competent may be temporarily incapable of giving valid consent due to factors such as extreme fatigue, drunkenness, shock, fear, severe pain or sedation. The fact that an individual has made a decision that appears to others to be irrational or unjustified should not be taken on its own as conclusive evidence that the individual lacks the mental capacity to make that decision. If, however, the decision is clearly contrary to previously expressed wishes, or is based on a misperception of reality, this may be indicative of a lack of capacity and further investigation will be required.

When consent should not be sought

- F3.25 There will be some circumstances where you should not seek consent from the individual or their family, or inform them that the information will be shared. For example, if doing so would:
 - Place a person (the individual, family member, yourself or a third party) at increased risk of significant harm if a child, or serious harm if an adult; or
 - Prejudice the prevention, detection or prosecution of a serious crime; or
 - Lead to an unjustified delay in making enquiries about allegations of significant harm to a child, or serious harm to an adult.
- F3.26 You should not seek consent when you are required by law to share information through a statutory duty or court order.

Question 5: Is there sufficient public interest to share the information?

- F3.27 Even where you do not have consent to share confidential information, you may lawfully share it if this can be justified in the public interest. Seeking consent should be the first option. However, where consent cannot be obtained or is refused, or where seeking it is inappropriate or unsafe, the question of whether there is a sufficient public interest must be judged by the practitioner on the facts of each case. Therefore, where you have a concern about a person, you should not regard refusal of consent as necessarily precluding the sharing of confidential information.
- F3.28 A public interest can arise in a wide range of circumstances, for example, to protect adults from serious harm or prevent crime and disorder. There are also public interests, which in some circumstances may weigh against sharing, including the public interest in maintaining public confidence in the confidentiality of certain services.
- F3.29 The key factors in deciding whether or not to share confidential information are necessity and proportionality, i.e. whether the proposed sharing is likely to make an effective contribution to preventing the risk and whether the public interest in sharing information overrides the interest in maintaining confidentiality. In making the decision you must weigh up what might happen if the information is shared against what might happen if it is not and make a decision based on professional judgement. The nature of the information to be shared is a factor in this decision making, particularly if it is sensitive information where the implications of sharing may be especially significant for the individual or for their relationship with the practitioner and the service.
- F3.30 It is not possible to give guidance to cover every circumstance in which sharing of confidential information without consent will be justified. You must make a judgement on the facts of the individual case. Where there is a clear risk of significant harm to a vulnerable adult, the public interest test will almost certainly be satisfied. There will be other cases where you will be justified in sharing limited confidential information in order to make decisions on sharing further information or taking action the information shared should be necessary for the purpose and be proportionate.
- F3.31 There are some circumstances in which sharing confidential information without consent will normally be justified in the public interest. These are:

- When there is evidence or reasonable cause to believe that an adult is suffering, or is at risk of suffering, serious harm; or
- To prevent serious harm to an adult, including through the prevention, detection and prosecution of serious crime.
- F3.32 An exception to this would be where an adult with capacity to make decisions puts them self at risk but presents no risk of significant harm to children or serious harm to other adults. In this case it may not be justifiable to share information without consent. You should seek advice if you are unsure.
- F3.33 If you are unsure whether the public interest justifies disclosing confidential information without consent, you should be able to seek advice from your manager or a nominated individual in your organisation or local area whose role is to support you in these circumstances. Where possible you should not disclose the identity of the person concerned. Other sources of advice include The Caldicott Guardian, Information Commissioner's Office (ICO) and your Local Safeguarding Adults Board or Local Safeguarding Children Board.
- F3.34 PTUK has two Named Professionals who undertake a lead role for safeguarding vulnerable groups. If the concern is about possible abuse or neglect of a child, young person or vulnerable adult, you should discuss your concerns with your manager or one of the Named Professionals. If you still have concerns, you should refer your concerns to the relevant Social Care and/or the police in line with PTUK's Safeguarding Policy.
- F3.35 If you decide to share confidential information without consent, you should explain to the person that you intend to share the information and why, unless it is inappropriate or unsafe to do so.

Question 6: Are you sharing information appropriately and securely?

- F3.36 If you decide to share information, you should share it in a proper and timely way, act in accordance with the principles of the Data Protection Act 1998 and Caldicott Guardianship Principles. In relation to sharing information, you will need to ensure that you:
 - Share only the information necessary for the purpose for which it is being shared
 - Understand the limits of any consent given, especially if the information has been provided by a third party
 - Distinguish clearly between fact and opinion
 - Share the information only with the person or people who need to know
 - Check that the information is accurate and up-to-date
 - Share it in a secure way, for example, confirm the identity of the person you are talking to; ensure that a conversation or phone call cannot be overheard; use secure email; ensure that the intended person will be on hand to receive a fax
 - Establish with the recipient whether they intend to pass it on to other people, and ensure they understand the limits of any consent that has been given and

- Inform the person to whom the information relates and, if different, any other
 person who provided the information, if you have not done so already and it is
 safe to do so.
- F3.37 In deciding what information to share, you also need to consider the safety of other parties, such as yourself, other professionals and members of the public. If the information you want to share allows another party to be identified, for example, from details in the information itself or as the only possible source of the information, you need to consider if sharing the information would be reasonable in all circumstances. Could your purpose be met by only sharing information that would not put that person's safety at risk?

Question 7: Have you properly recorded your information sharing decision?

F3.38 You should record your decision and the reasons for it, whether or not you decide to share information. If the decision is to share, you should record what information was shared and with whom.

F4. GMC Guidance

F4.1 The General Medical Council (GMC) has produced guidance entitled Confidentiality (2009) and 0-19 year's guidance for all doctors (2007). These are available to be downloaded from www.gmc-uk.org. It emphasises the importance in most circumstances of obtaining a patient's consent to the disclosure of personal information, but makes clear that information may be released to third parties - if necessary without consent - in certain circumstances. Those circumstances include the following.

F4.2 Disclosures when a patient may be a victim of neglect or abuse

If you believe that a patient may be a victim of neglect or physical, sexual or emotional abuse, and that they lack capacity to consent to disclosure, you must give information promptly to an appropriate responsible person or authority, if you believe that the disclosure is in the patient's best interests or necessary to protect others from a risk of serious harm. If, for any reason, you believe that disclosure of information is not in the best interests of a neglected or abused patient, you should discuss the issues with an experienced colleague.

F4.3 Principles of confidentiality

Respecting patient confidentiality is an essential part of good care; this applies equally when the patient is a vulnerable adult. Without trust, that confidentiality brings vulnerable adults might not seek medical care and advice, or they might not tell you all the facts needed to provide good care.

F4.4 Sharing information with the consent of the vulnerable adult

Sharing information with the right people can help to protect vulnerable adults from harm and ensure that they get the help they need. It can also reduce the number of times they are asked the same questions by different professionals. By asking for their consent to share relevant information, you are showing them respect and involving them in decisions about their care.

F4.5 If the vulnerable adult is able to take part in decision-making, you should explain why you need to share information, and ask for their consent. They will usually be happy for you to talk to their relatives and others involved in their care or treatment.

F4.6 Sharing information without consent

If a vulnerable adult does not agree to disclosure there are still circumstances in which you should disclose information:

- a) When there is an overriding public interest in the disclosure
- b) When you judge that the disclosure is in the best interests of a vulnerable adult who has been assessed as lacking capacity to make a decision about disclosure
- c) When disclosure is required by law

Public interest

- F4.7 You can disclose, without consent, information that identifies the vulnerable adult, in the public interest. A disclosure is in the public interest if the benefits which are likely to arise from the release of information outweigh both the vulnerable adult's interest in keeping the information confidential and society's interest in maintaining trust between Health Care Professionals and patients. You must make this judgement case by case, by weighing up the various interests involved.
- F4.8 When considering whether disclosure would be justified you should:
 - a) Tell the vulnerable adult what you propose to disclose and why, unless that would undermine the purpose or place the vulnerable adult at increased risk of harm
 - b) Ask for consent to the disclosure if you have assessed the vulnerable adult as having the capacity to make the decision, unless it is not practical to do so.
- F4.9 If a vulnerable adult refuses to give consent, or if it is not practical to ask for consent, you should consider the benefits and possible harms that may arise from disclosure. You should consider any views given by the vulnerable adult on why you should not disclose the information. But you should disclose information if this is necessary to protect the vulnerable adult, or someone else, from risk of death or serious harm. Such cases may arise, for example, if:
 - a) A vulnerable adult is at risk of neglect or sexual, physical or emotional abuse
 - b) The information would help in the prevention, detection or prosecution of serious crime, usually crime against the person

- c) A vulnerable adult is involved in behaviour that might put them or others at risk of serious harm, such as serious addiction, self harm
- F4.10 If you judge that disclosure is justified, you should disclose the information promptly to an appropriate person or authority and record your discussions and reasons. If you judge that disclosure is not justified, you should record your reasons for not disclosing.

Part 2 Additional and Supporting Information Glossary and References

The Safeguarding is agenda is a rapidly growing agenda and there are an increasing number of facets which link very closely to the overarching definition and our understanding of abuse. Part 2 of these appendices identifies a range of situations / known facets of abuse that staff may come into contact within their professional duties.

Much of what is covered in the following appendices share a common theme with the safeguarding of children and young people. Therefore, there the appendices appear in the Adult Safeguarding Policy as well as the Child and Young People Safeguarding Policy. Whilst much of the information in the appendices related specifically to children and young people it must be remembered that they grow up into adults and often take the abuse, or the legacy of that abuse with them. Therefore staff should be aware of all elements of abuse as described in the appendices regardless of whether it relates to an adult or a child.

Above all, and regardless of race, gender, culture or ethnicity they are all facets which represent, or contribute to abuse. Equally, as abuse they are not acceptable in any form or interpretation.

Appendix G - Forced Marriage

G1. Introduction

- G1.1 A marriage must be entered into with the full and free consent of **both** people. Everyone involved should feel that they have a choice. An arranged marriage is not the same as a forced marriage. In arranged marriages the families take a leading role in choosing the marriage partner. The marriage is entered into freely by both people.
- G1.2 However, in some cases, one or both people are **forced** into a marriage their families want. A forced marriage is a marriage conducted without the valid consent of both people, where pressure or abuse is used. The victims are put under both physical pressure (harm / injury may be threatened or inflicted), or emotional pressure (they may be made to feel that they are bringing shame on their family) to get married.
- G1.3 Hundreds of young people (particularly girls and young women) are forced into marriage each year. Some are taken overseas to marry whilst others may be married in the UK. Forced marriage can involve child abuse, including abduction, violence, rape, enforced pregnancy and enforced abortion. Refusing to marry can place a young person at risk of murder, sometimes also known as "honour killing".
- **G2.** A forced marriage is not sanctioned within any culture or religion.
- G2.1 The majority of cases reported in the UK involve South Asian families, but also families from East Asia, the Middle East, Europe and Africa.
- G2.2 In some cases people are taken abroad without knowing they are to be married. Children and young adults may only be aware they are going on holiday or to learn their cultural / ethnic culture. When they arrive in the country their passports may be taken by their family to stop them from returning home.
- G3. Forced marriage is an abuse of human rights, and a form of domestic violence, hate / discriminatory crime, honour crime, sexual assault / rape, migrant / human trafficking and child abuse.
- G3.1 Children as young as 7 or 8 can be victims of forced marriage.
- G3.2 There are many cases that don't get reported, but of those that do it is known that around 85% of cases involve women and 15% involve men.

G4. Reasons for Forced Marriage

- G4.1 There are well documented reasons for forced marriages which include;
 - Controlling unwanted behaviour and sexuality (including perceived promiscuity, or being gay, lesbian, bisexual or transgender) – and particularly the behaviour and sexuality of women.

- Protecting 'family honour'
- Responding to peer group or family pressure
- Attempting to strengthen family links
- Ensuring land, property and wealth remain within the family
- Protecting perceived cultural ideals
- Protecting perceived religious ideals which are misguided
- Preventing 'unsuitable' relationships e.g. outside the ethnic, cultural, religious or caste group
- Assisting claims for residence and citizenship
- Long-standing family commitments
- Arrangements for the marriage can be made very early on in the child's life, including pre-birth

G5. General Information

- G5.1 A forced marriage will be valid unless and until it is set aside by a divorce or annulment in a civil court. Women forced to marry may find it very difficult to initiate any action to bring the marriage to an end and may be subjected to repeated rape (sometimes until they become pregnant) and ongoing domestic abuse within the marriage.
- G5.2 Women under threat of forced marriage may appear anxious, depressed and emotionally withdrawn with low self-esteem. They may come to the attention of health professionals for a variety of reasons such as unexplained injuries or mental health, self harming, eating disorders or challenging behaviour disorders but they are unlikely to disclose forced marriage. Others may come to the attention of health professionals, for example through pregnancy.
- G5.3 Other warning signs may include a family history of older siblings marrying early. In these cases their parents may feel that it is their duty to ensure that children are married soon after puberty in order to protect them from sex outside marriage.
- G5.4 Women with physical or learning disabilities may be withdrawn from their social networks or day care and kept at home. However, there have been occasions when women have presented with less common warning signs such as cutting or shaving of a woman's hair as a form of punishment for disobeying or perhaps 'dishonouring' her family.

- G5.5 In some cases a girl may report that she has been taken to the doctors to be examined to see if she is a virgin. There have been reports of women presenting with symptoms associated with poisoning, or burning themselves by setting light to their hair.
- G5.6 Some people may feel that running away is their only option. For many people, especially women from ethnic minority communities, leaving their family can be especially hard. They may have no experience of life outside the family. In addition, leaving their family (or accusing them of a crime or simply approaching statutory agencies for help) may be seen as bringing shame on their honour and on the honour of their family in the eyes of the community. This may lead to social ostracism and harassment from the family and community. For many, this is simply not a price they are prepared to pay.
- G5.7 For people with mental and physical disabilities, their impairment and care needs may prevent them from leaving and make them completely reliant on the family.
- G5.8 Those who do leave often live in fear of their own families who will go to considerable lengths to find them and ensure their return. Families may solicit the help of others to find their runaways, or involve the police by reporting them missing or falsely accusing the woman of a crime.
- G5.9 Some families have traced women through medical and dental records, bounty hunters, private investigators, local taxi drivers, members of the community and shopkeepers or through National Insurance numbers, benefit records, school and college records. Sometimes having traced them, the family may murder them (so-called "honour killing").

G6. Health professionals

- G6.1 Health professionals should be alert to potential warning signs and consider that forced marriage could be the reason. However, they should be careful not to assume that forced marriage is an issue simply on the basis that a women presents with any of these problems. Of course, some of these warning signs could be indicative of other forms of abuse or neglect.
- G6.2 Forced marriage is recognised in the UK as a form of domestic abuse and as serious abuse of human rights. The Department of Health has joined forces with the Forced Marriage Unit to raise awareness of the problem.

Further reading: www.forcedmarriage.net www.bia.homeoffice.gov.uk/partnersandfamilies/forcedmarriage

Appendix H - Domestic Abuse / Violence

H1. Introduction

- H1.1 Domestic Violence has sadly is becoming a bigger and bigger issue in today's society. Clinicians' and ambulance staff are as always in the front line and come into increasing contact with domestic violence and both its victims and perpetrators.
- H1.2 There is a considerable government push to both raise the awareness of, and also to reduce the incidence of domestic violence and domestic abuse. Any form of violence or threat is abuse and domestic violence includes threatening behaviour, physical, psychological, sexual, financial or emotional abuse. WT2010 defines domestic violence occurring between, 'adults or young people, who are or have been intimate partners, family members or extended family members, regardless of gender or sexuality'.
- H1.3 This includes issues of concern to black and minority ethnic (BME) communities such as so called 'honour based violence', female genital mutilation (FGM) and forced marriage.

H2. Incidence of Domestic Abuse / Violence

- H2.1 It is estimated that on average two women are killed each week as a result of domestic violence. However, it is not 'gender neutral' 1 in 4 women and 1 in 6 men will experience DV in their lifetime.
- H2.2 Domestic violence occurs across society, regardless of age, gender, race, sexuality, wealth, and geography. It can be part of a larger spectrum of relationship violence, which also includes sexual assault, child and elder abuse, animal abuse and neglect. Also, drug and alcohol misuse is also known to be a factor in many situations.
- H2.3 All ambulance staff clearly have a duty to protect anybody from abuse, which in the case of domestic abuse may be adults and / or children. Domestic Abuse and Violence can have a profound and long term effect on children in particular and staff should be aware of this at all times.
- H2.4 As mentioned in J1.2 domestic abuse can a manifestation of any one or more known categories of abuse emotional abuse is a major factor in many domestic abuse cases, and the victim may exhibit one or more of the following:
 - Psychological / emotional abuse: intimidation and threats (e.g. To kill or maim, to report victims to agencies, to remove or hurt children or family pets)
 - Social isolation
 - Verbal abuse
 - Humiliation
 - Constant criticism
 - · Enforced trivial routines
 - Over intrusiveness
 - False allegations

H3. Awareness

H3.1 Staff need to be aware of the inter-relationship between domestic violence and the abuse and neglect of children.

- H3.2 There may be serious and long term effects on children who witness domestic violence, which in its own right can produce behavioural problems in the child, including low esteem, depression, absenteeism, ill health, bullying and many more.
- H3.3 Children can be harmed by overhearing or witnessing violence within their family setting.
- H3.4 Staff may be in a unique position to witness or hear about first hand, abusive situations in family settings. By nature of our work we often have access to locations where other professionals would not be welcome.

H4. Responsibilities

- H4.1 As is already well documented, as professionals we have both a statutory and moral duty to share concerns that we may have in relation to a child or vulnerable adult that may be being abused or neglected. That duty extends to reporting concerns about the possibility of domestic violence or abuse having happened.
- H4.2 Additionally, staff should consider very carefully the position of children caught up in, or witnessing situations of domestic abuse. Domestic abuse is often a long term situation and it is well known that long term exposure to domestic abuse can have a profound a effect on the development of a child.
- H4.3 Not only is it essential that we do all in our power to protect the victims of abuse, but it is equally important to take in a bigger picture and recognise that there may be more than one victim in the long term.
- H4.4 In line with J4.2 above, staff should therefore consider very carefully in situations where children are caught up in, or witness, domestic violence whether it is in their best interest that they be referred to the relevant Children's Social Care.
- H4.5 Ambulance staff, amongst many other professionals can find themselves in a unique position whereby they have the real ability to save a child from a lifetime of abuse, and in doing so potentially promote their long term development and help towards securing a better future into adulthood for them.

H5 Sharing Information or Referring

- H5.1 By definition there will be many occasions when we are at a location where domestic abuse and/ or violence may have taken place alongside our colleagues from the police. It is important in these situations that we act unilaterally in referring any concerns that we may have to the relevant Children's Social Care department. Relying on each other to take the initiative can, and has lead in the past to nothing happening.
- H5.2 Likewise, and in keeping with making referrals in general the same applies when taking victims of domestic abuse to an A&E Department. Regardless of whether the hospital staff make their own referral ambulance staff should still follow the referral pathway (see flowchart at Appendix E).
- H5.3 Domestic abuse is no different to any other form of abuse in that it is totally unacceptable. If staff have a concern that domestic abuse has occurred they should follow the normal PTUK pathways as set out in Appendices D and E.

Appendix J – Concealed Pregnancy

J1. Challenges of Concealed pregnancy

- J1.1 The concealment of pregnancy represents a real challenge for professionals in safeguarding the welfare and the wellbeing of the foetus and the mother. While concealment by its nature limits the scope of professional help, experience shows that better outcomes can be achieved by co-ordinating an effective inter-agency approach once the fact of the pregnancy is established.
- J1.2 This will also apply to future pregnancies where there has been a previous concealed pregnancy. In some cases, pregnancies may be concealed until or after delivery, when particular attention should be given to safeguarding the child's welfare, and indeed to the well being of the mother.

J2. A concealed pregnancy is;

- when a woman knows she is pregnant but does not tell anyone or those who are told conceal the fact from all caring and health agencies.
- where a woman appears genuinely not aware she is pregnant. Concealment may be an active act or a form of denial where support from appropriate carers and health professionals is not sought.
- concealment of pregnancy may be revealed late in pregnancy, in labour or following delivery.
- J2.1 The birth may be unassisted whereby there are additional risks to the child and mother's welfare and long-term outcomes.
- J2.2 Child protection issues may arise where a pregnancy is disclosed late as the focus will always be on the child regardless of whether unborn or born, and so where there would normally be concerns about an unborn child, child protection procedures would be likely to be initiated early in the pregnancy.
- J2.3 There is no national agreed definition of what constitutes a concealed pregnancy however there have been many studies carried out. The Crisis Pregnancy Agency (CPA) revealed that the main reasons for concealing or denying a pregnancy are fear of the social stigma of becoming pregnant in unconventional circumstances and fear of the family's reaction.
- J2.4 The report "Concealed Pregnancy, A Case Study in an Irish Setting" looked at 51 women who concealed their pregnancies between July 2003 and December 2004. The most striking aspect of the study was that the sample of women used included women of all ages, and of all social backgrounds, both married and single.

J.3. Concealment Definitions

- J3.1 *Conscious Denial;* When the woman recognises that she is pregnant but denies this to herself and others. Her denial is a coping strategy invoked because the reality of the pregnancy is unimaginable and threatening to her.
- J3.2 Concealment of Pregnancy; When a woman acknowledges the pregnancy to herself but hides it from others, because external stresses make it difficult for her to reveal the pregnancy or because she wants to retain control over the outcome. A additional sub group here relates to women who are not aware of being pregnant because of

- significant unusual features in the pregnancy cause her to deny it or makes diagnosis difficult.
- J3.4 *Crisis Pregnancy;* Defined as a "pregnancy which is neither planned nor desired by the woman concerned", and which represents a personal crisis for her. This can be the case in some forced marriages.
- J3.5 Late Booker; For the purpose of this document, late booking is defined as presenting for maternity services after 24 weeks of pregnancy. Reasons are mixed but may include the woman who wants a baby against the wishes of others, or to serve a purpose known only to herself.
- J3.6 Un-booked women presenting in labour must be regarded as high risk as their medical, obstetric and antenatal histories will not be known. As such, they should be taken to the nearest Hospital without exception, either before or after the birth.

J4. Reasons for concealment

- J4.1 There is limited research into concealed pregnancy and even less into the link between this and child abuse. The reality is that women may have a variety of reasons for their behaviour.
- J4.2 A Review of forty Serious Case Reviews (*DH* 2002) identified one death was significant to concealment of pregnancy. Earl (2000), Friedman et al (2005), Vallone & Hoffman, highlight that there is a well-established link between neonatacide infanticide in the 24 hours following birth and concealed pregnancy.
- J4.3 Studies have shown that late commencement of antenatal care may be a feature of teenage pregnancy, for a variety of reasons. These include not fully understanding the consequences and complications of risk factors in pregnancy, poor motivation to keep appointments and concealment or denial of pregnancy.
- J4.5 In some cases the woman or young girl may be truly unaware that she is pregnant until very late into the pregnancy. For example a young woman with a learning disability may not understand why her body is changing. Denial may persist as a result of thinking that the problem will go away if it is ignored. Due to stigma, shame or fear, concealment may be a deliberate means of coping with the pregnancy without informing anyone.
- J4.6 A woman or girl may conceal their pregnancy if it occurred as the result of sexual abuse, either within or outside the family, due to her fear of the consequences of disclosing that abuse.
- J4.7 A woman who has had a previous child removed from her may be reluctant to inform the authorities that she is pregnant. There have been cases where the mother not only conceals the pregnancy and birth, but also the baby's body, should the baby die.
- J4.8 Concealed birth (including concealed still birth) represents a criminal offence, though enquiries into these circumstances should be conducted sensitively and with due regard to the context in which this takes place.
- J4.9 A pregnancy may be concealed in situations of domestic violence. Domestic abuse is more likely to begin or escalate during pregnancy.
- J4.10 In some religions and cultures, a pregnancy outside of marriage may have life threatening consequences for the woman involved. In these instances, women have

been known to conceal their pregnancy or 'disappear' to avoid bringing shame to the family.

J5. General Information

- J5.1 Although there is minimal evidence available, staff should remain alert to a future pattern of concealed pregnancies once one has been identified. To assess the longer-term prognosis for the child it is important to gain some understanding of what outcome the mother intended for the child i.e. did she hope it would survive?
- J5.2 There are also concerns in relation to the age of the mother. The Sexual Offences Act 2003 note that sexual activity with a child under the age of 13 is not acceptable and that regardless of the circumstances, children of this age can never legally give their consent and penetrative sex with a child under the age of 13 is classed as rape regardless of the age of the perpetrator/s and must be referred to Social Care/Police as a child protection issue.
- J5.3 Sexual activity with a child under 16 is also an offence, but where the child is between 13 and 16 consideration must be given to discussion with other agencies.
- J5.4 Remember the child is at risk at all times during the pregnancy through to the birth. If you are aware the mother has not yet engaged with Maternity services you need to ensure this is highlighted to Social Care, ensure the mother is taken to the Hospital.

Further reading www.forwarduk.org.uk

Appendix K - Female Genital Mutilation

- K1.1 Female Genital Mutilation or FGM is a collective term for procedures which include the removal of part or all of the external female genitalia for cultural or other non-therapeutic reasons (WT2010).
- K1.2 In the UK FGM is a criminal offence (*Prohibition of Female Circumcision Act 2003*) and equally the act makes it an offence for UK residents or nationals to carry it out, or knowingly allow it to happen abroad even in countries where it is legal.
- K1.3 FGM has potentially serious health implications, is unnecessary and can be extremely painful, both at the time and later on in life. It is typically carried out between the ages of 4 and 13. It remains relatively common across the world. In the UK alone it is estimated that up to 24,000 girls under the age of 15 are at risk of FGM.
- K1.4 As well as being illegal FGM is clearly abuse and not acceptable. Staff should be aware of the signs that a girl may be being prepared for, or may have recently undergone FGM.

Further reading

The Female Genital Mutilation Act 2003

Website: www.opsi.gov.uk/acts/acts2003/ukpga_20030031_en_1

WT2010; Chapter 6; 6.14 to 6.19

www.forwarduk.org.uk

Appendix L – Prevent Strategy and Violent Extremism

- L1.1 In May 2008 the government launched its Prevent Strategy with the objective of stopping people becoming terrorists or supporting violent extremism. In the Ministerial Foreword it says, 'This country, like many others, faces a challenge from terrorism and violent extremism. A very small minority seek to harm innocent people in the name of an ideology which causes division, hatred and violence. It is the role of government to take the tough security measures needed to keep people safe. But a security response alone is not enough; as with so many other challenges, a response led and driven by the community is also vital'.
- L1.2 Prevent is just one strand of a larger strategy known as CONTEST. This anti-terrorism strategy promotes collaboration and co-operation between public service organisations. The Health Service has a key role to play in the Prevent strategy by recognising and stopping people many of whom are vulnerable becoming terrorists or supporting violent extremism.
- L1.3 One of its primary objectives is to support individuals who are vulnerable to recruitment or have already been recruited by violent extremists. As a result all local authorities should have in place a process for safeguarding vulnerable children, young people and adults susceptible to violent extremism.
- L1.4 Working Together 2010 says, 'Experience suggests that young people from their teenage years onwards can be particularly vulnerable to getting involved with radical groups through direct contact with members, or increasingly, through the internet. This can put a young person at risk of being drawn into criminal activity and has the potential to cause significant harm'.
- L1.5 It is an important assumption that the intention is not to put through the criminal justice system those who are vulnerable to, or are being drawn into, violent extremism unless they have clearly committed an offence. It is vital that individuals and communities understand this and have the confidence to use the support structures.
- L1.6 As health professionals' staff should be aware of the potential risks in their area. Staff should be aware that if they have a concern that a child or vulnerable person is potentially involved with activities or acts in a way that is of concern to the professional in relation to violent extremism, that they should share that information as appropriate.

Further Reading:

WT2010; Chapter 11; 11.74 to 11.78

The Prevent Strategy: A Guide for Local Partners in England; Stopping people becoming or supporting terrorists and violent extremists; HM Government 2008 Building Partnerships, Staying Safe; the prevention of violent extremism – pilot programme: guidance for healthcare workers; Department of health 2009

Appendix M – Dangerous Dogs and safeguarding children, young people and adults who may be vulnerable

This appendix is included in both the *Child and Young People Safeguarding Policy* and the *Adult Safeguarding Policy*. Whilst the general context is in relation to children potentially being attacked by dangerous dogs, the same applies equally to adults. In addition it is adults who are responsible for these dogs normally.

- M1.1 The NSPCC document, **Understanding the links**; **Information for professionals**; **child abuse, animal abuse and domestic violence** says, 'There is increasing research and clinical evidence which suggests that there are sometimes interrelationships, commonly referred to as 'links', between the abuse of children, vulnerable adults and animals. A better understanding of these links can help to protect victims, both human and animal, and promote their welfare'.
- M1.2 There have been a number of profile attacks on young children in the last few years which have resulted in serious injury and even deaths of children. Some known dangerous dogs are banned in the UK but many are kept covertly and often trained in connection with dog fighting which has been illegal in this country since 1835.
- M1.2 Dangerous dogs can be considered in two contexts, firstly dogs that come under the Dangerous Dogs Act 1991 and are a banned dog as per the act. These are;
 - Pit Bull Terrier
 - Japanese Tosa
 - Dogo Argentino
 - Fila Braziliero
 - Cross bred pit bulls
- M1.3 The second group relates to dogs that are dangerous, or perceived to be. When you attend an incident or come into contact with family that has a dog you need to consider whether or not the dog poses any threat to the child's health, development or safety. This could be any dog of any breed. Considerations might be for example:
 - Is it a large dog in a small flat?
 - Is the dog left alone with the child?
 - Is the dog looked after properly (does it look healthy)?
 - Is the dog being maltreated or abused by anybody there?
 - Does it appear that more money is spent on the dog compared to the child?
- M1.4 It is obvious that very few people would be able to recognize dogs in the first group as defined by the Dangerous Dogs Act 1991, and this document does not require that staff become canine experts. Many professionals have difficulty in recognizing dangerous dogs, particularly the 'pit bull' family of dogs.

- M1.5 Remember that dogs are often protective towards their home and family members, particularly when strangers are invited into the home. A sensible approach should be adopted as often dogs will act to protect that environment and the people well known to them.
- M1.6 Remember equally that dogs can become jealous of children and babies, and particularly when babies are newly introduced into the family and are small and immobile.
- M1.7 In the context of safeguarding in the event that you are not sure about the dog you should, if appropriate share your concerns with the family. In the event that you feel unable to do this you should discuss the issue, in the first place, with your manager.
- M1.8 If you believe there is a safeguarding risk to children in the house you should make a referral to Social Care using PTUK referral pathway.
- M1.9 In extreme circumstances, or when you suspect that the dog is one of the breeds mentioned above or is a serious risk to the child, you should contact the police immediately.

Further Reading:

Understanding the links; *Information for professionals; child abuse, animal abuse and domestic violence*. NSPCC www.nspcc.org.uk/inform

Dangerous Dogs Law; Guidance for Enforcers; Department for Environment Food and rural Affairs (defra); March 2009 www.defra.gov.uk

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Anonymised information	Information from which a person cannot be identified
	by the recipient.

A&E	Accident and Emergency (Department of a Hospital)
Caldicott Guardian	Senior person responsible for protecting the
	confidentiality of patient and service-user information
	and enabling appropriate information sharing. The
	Guardian plays a key role in ensuring that the NHS,
	Councils with Social Care responsibilities and partner
	organisations satisfy the highest practicable standards
	for handling patient identifiable information. (DoH
	website, April 2008).
Child	Any person who has not yet reached his or her 18th birthday
Confidential information	Information that is not normally in the public domain
	or readily available from another source, it should
	have a degree of sensitivity and value and be subject
	to a duty of confidence. A duty of confidence arises
	when one person provides information to another in
	circumstances where it is reasonable to expect that
	the information will be held in confidence.
CPS	Crown Prosecution Service
DOLS	Deprivation of Liberty Standards
DOM	Duty Operational Manager
DSM	Designated Senior Manager
PTUK	PTUK
HEOC	Health and Emergency Operations Centre
Epcr	electronic Patient Care Record
Explicit consent	Consent given orally or in writing detailing exactly
	what the consent is for and in what circumstances it
	will apply.
HCPC	Health and Care Professions Council
Implicit consent	Where a person has been informed about the
	information to be shared, the purpose for sharing and
	that they have the right to object, and their
	agreement to sharing has been signalled by their
	behaviour rather than orally or in writing. Implicit
	consent can also be inferred from earlier explicit
	consent providing there is no change in the
	relationship with the organisation and the use of the
	information.
Informed consent	Where the person giving the consent understands
	why particular information needs to be shared, what
	information might be shared, who will use it and how,
	and what might happen as a result of sharing or not
	sharing the information.
LA	Local Authority
LADO	Local Authority Designated Officer
LPA	Lasting Power of Attorney
LSCB	Local Safeguarding Children Board

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MCA	Mental Capacity Act 2005			
МНА	Mental Health Act 2007			
NES	Non Emergency Services			
PCR	Patient Care Record			
Personal data (or personal identifiable	Data which relate to a living individual who can be			
information - PII)	identified:			
	(a) from those data; or			
	(b) from those data and other information which is in			
	the possession of, or is likely to come into the			
	possession of, the data controller (DPA, 1998).			
Safeguarding and promoting welfare	process of protecting children, young people or			
	vulnerable adults from abuse or neglect, preventing			
	impairment of their health and development, and			
	ensuring they are growing up in circumstances			
	consistent with the provision of safe and effective			
	care which will enable them to have optimum life			
	chances and enter adulthood successfully.			
Sensitive information	personal data consisting of information about:			
	(a) the racial or ethnic origin of the data subject;			
	(b) his political opinions;			
	(c) his religious beliefs or other beliefs of a similar			
	nature;			
	(d) whether he is a member of a trade union;			
	(e) his physical or mental health or condition;			
	(f) his sexual life;			
	(g) the commission or alleged commission by him of			
	any offence; or			
	(h) any proceedings for any offence committed or			
	alleged to have been committed by him, the disposal			
	of such proceedings or the sentence of any court in			
	such proceedings. (DPA, 1998).			

Appendix P - Equality Impact Assessment Tool

To be completed and attached to any procedural document when submitted to the appropriate committee for consideration and approval.

	appropriate committee for consideration	Yes/No	Comments
	Does the policy/guidance affect one group less or more favourably than another on the basis of:		
	• Race	No	
	Ethnic origins (including gypsies and travellers)	No	
	Nationality	No	
	Gender	No	
	• Culture	No	
	Religion or belief	No	
	Sexual orientation including lesbian, gay and bisexual people	No	
	• Age	No	
	Disability - learning disabilities, physical disability, sensory impairment and mental health problems	No	
2	Is there any evidence that some groups are affected differently?	No	
3	If you have identified potential discrimination, are any exceptions valid, legal and/or justifiable?	No	
4	Is the impact of the policy/guidance likely to be negative?	No	
5	If so can the impact be avoided?	N/A	
6	What alternatives are there to achieving the policy/guidance without the impact?	N/A	
7	Can we reduce the impact by taking different action?	N/A	

If you have identified a potential discriminatory impact of this procedural document, please refer it to Human Resources, together with any suggestions as to the action required to avoid/reduce this impact.

Appendix Q - Checklist for the Review and Approval of Procedural Document

To be completed and attached to any document which guides practice when submitted to the appropriate committee for consideration and approval.

	Title of document being reviewed:	Yes/No/ Unsure	Comments
1.	Title		
	Is the title clear and unambiguous?	Yes	
	Is it clear whether the document is a guideline, policy, protocol or standard?	Yes	
2.	Rationale		
	Are reasons for development of the document stated?	Yes	
3.	Development Process		
	Is the method described in brief?	Yes	
	Are people involved in the development identified?	Yes	
	Do you feel a reasonable attempt has been made to ensure relevant expertise has been used?	Yes	
	Is there evidence of consultation with stakeholders and users?	Yes	
4.	Content		
	Is the objective of the document clear?	Yes	
	Is the target population clear and unambiguous?	Yes	
	Are the intended outcomes described?	Yes	
	Are the statements clear and unambiguous?	Yes	
5.	Evidence Base		
	Is the type of evidence to support the document identified explicitly?	Yes	
	Are key references cited?	Yes	
	Are the references cited in full?	Yes	
	Are supporting documents referenced?	Yes	
6.	Approval		

	Title of document being reviewed:	Yes/No/ Unsure	Comments
	Does the document identify which committee/group will approve it?	Yes	
	If appropriate have the joint Human Resources/staff side committee (or equivalent) approved the document?	Yes	
7.	Dissemination and Implementation		
	Is there an outline/plan to identify how this will be done?	Yes	
	Does the plan include the necessary training/support to ensure compliance?	Yes	
8.	Document Control		
	Does the document identify where it will be held?	Yes	
	Have archiving arrangements for superseded documents been addressed?	Yes	
9.	Process to Monitor Compliance and Effectiveness		
	Are there measurable standards or KPIs to support the monitoring of compliance with and effectiveness of the document?	Yes	
	Is there a plan to review or audit compliance with the document?	Yes	
10.	Review Date		
	Is the review date identified?	Yes	
	Is the frequency of review identified? If so is it acceptable?	Yes	
11.	Overall Responsibility for the Document		
	Is it clear who will be responsible for co- ordinating the dissemination, implementation and review of the document?	Yes	

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Individual Approval			
If you are happy to approve this document, please sign and date it and forward to the chair of the committee/group where it will receive final approval.			
Name		Date	11/04/2018
Signature			
Committee Approval			
If the committee is happy to approve this document, please sign and date it and forward copies to the person with responsibility for disseminating and implementing the document and the person who is responsible for maintaining the organisation's database of approved documents.			
Name		Date	11/04/2018
Signature			