



Data Protection Impact Assessment

Title	Ref number
BadgerNet Maternity	





Introduction

A Data Protection Impact Assessment enables Sherwood Forest Hospitals NHS Foundation Trust (SFHFT) to meet its legal/compliance obligations with the Data Protection Act 2018 and the General Data Protection Regulation 2016.

The Data Protection Impact Assessment (DPIA) ensures the confidentiality, integrity, and availability of information by applying a risk management process and gives confidence to interested parties that risks are adequately managed, as required under ISO/IEC: 27001:2017. It is important that the DPIA is part of and integrated with the organisation's processes and overall management structure and that information security is considered in the design of processes, information systems, and controls. The process identifies and allows issues to be mitigated at an early stage of implementation/change thereby reducing associated costs and damage to reputation. Data Protection Impact Assessment are an integral part of the "privacy by design" approach as identified by the Information Commissioner's Office.

Document Completion

A DPIA must be completed wherever there is a change to an existing process or service or if a new process or information asset is introduced that is likely to involve a new use or significantly changes the way in which personal data, special categories of personal data or business critical information is processed.

This document, and the privacy risks, actions and recommendations identified within it, will be accepted in the Project Sign Off (page 3). The project will need to signed off by the Information Asset Owner, a representative from NHIS, Information Governance/Data Protection Officer and a customer representative (if applicable) and through the appropriate governance structure of the implementing organisation. Sign off and acceptance of the document does not close the privacy risks related to this project. It is important that the risks are revisited during the life of the project and any additional privacy risks identified are appropriately reviewed and mitigated.

PLEASE NOTE:

The Information Asset Owner (implementer) undertaking the Data Protection Impact Assessment has a responsibility to ensure that Patient Safety, Technical Security and Quality Impact Assessments are considered, in line with the Trust procedures.

Assessment Process Stages

Activity	IAO	Governance
Complete Title Bar and include Ref Number	Х	
Complete Project Details and check the Initial Screening Questions	Х	Х





Complete Stage 1 – Introductory meeting and review	Х	Х
Initial Screening Questions and follow up questions to		
determine if a Stage 2 – DPIA (Full) is to be undertaken		
Initial Screening Questions to be formally written up and	Х	Х
Introductory Meeting to be formally recorded		

If a Data Protection Impact Assessment IS NOT required		
Activity	IAO	Governance
Complete Assessment Summary & Recommendations for Action	х	Х
Assessment to be passed to Implementer.		Х
Ensure Sign Off is completed.	х	Х
Assessment shared with customer if appropriate.	х	
Assessment to be kept with project documentation copy to Information Governance	х	

OR

If a Data Protection Impact Assessment IS required			
Activity	IAO/IAA	Governance	
When a new system is being implemented and the	X		
supplier provides a completed DPIA on a supplier's			
template, the information will need to be transferred to			
the Trust's template to ensure there are no omissions			
Complete Stage 2 – Data Protection Impact Assessment (Full)	X		
Complete Stage - 3 Identified Risks and Mitigating	X		
Action			
Complete Stage – 4 Legal Compliance		X	
Complete Assessment Summary & Recommendations	Х		
for Action			
Account access management Standard Operating	X		
Procedure to be completed prior to the implementation			
of the project			
Closure meeting for final agreement	Х		
Ensure Sign Off is completed		Х	
Assessment shared with customer if appropriate	Х		
Assessment to be kept with project documentation copy	Х		
to Information Governance			

This document is intended to be completed by the Trust and external organisations the *Governance* section will be completed by the IG Team with support from the relevant NHIS specialist teams as applicable.





Project Details

Project Title:	BadgerNet Maternity
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Project Description: Describe in sufficient detail for the proposal to be understood

BadgerNet Maternity is a full end-to-end maternity electronic patient record system. Optional functionality includes real time CTG's (Cardiotocography), offline recording carried out away from the confines of the hospital. There is also a portal for birthing people to view and interact with their own notes; BadgerNotes. A Single Pregnancy Record is available, for Trusts, this allows to seamlessly share one record between multiple maternity services, ensuring continuity of care. The data subjects are patients under the direct care of the Maternity Services at the Trust.

The current maternity information system sits in Orion Soprano Disease Management (SDM). Orion SDM is no longer supported and presents a significant cyber security risk to our Trust. A full procurement process has been undertaken and BadgerNet is the new system, supplied by Clevermed.

Overview of the proposal: What the project aims to achieve

- Utilise technology to improve patient safety and ultimately patient care and satisfaction.
- Reduce documentation burden and duplication.
- Reduce current data protection incidents.
- Improve reporting and audit capabilities; Locally and Nationally (MSDS)
- Ensure patients have access to their own maternity record, using BadgerNotes.

Implementing Organisation:	Sherwood Forest Hospitals NHS Foundation Trust
Staff involved in DPIA assessment (Include Email	Claire Madon, Chief Nursing Information Officer
Address):	Alex Hague, Project, and Business Change Manager
	Lisa Butler, Deputy Head of Midwifery

Project Sign Off



	Name	Job Title	Organisation	Date
Information Asset Owner	Lorraine Binch	Divisional General Manager	Sherwood Forest Hospitals NHS Foundation Trust	29 th November 2022
Data Protection Officer	Jacquie Widdowson	Information Governance Manager	Sherwood Forest Hospitals NHS Foundation Trust	16 th November 2022
Information Governance	Gina Robinson	Information Security Officer	Sherwood Forest Hospitals NHS Foundation Trust	28 th November 2022
Senior Information Risk Owner	Shirley Higginbotham	Director of Corporate Affairs	Sherwood Forest Hospitals NHS Foundation Trust	17 th November 2022
Caldicott Guardian	David Selwyn	Medical Director	Sherwood Forest Hospitals NHS Foundation Trust	18 th November 2022
Chief Digital Information Officer	Richard Walker	Chief Digital Information Officer	Sherwood Forest Hospitals NHS Foundation Trust	2 nd December 2022

Assessment Summary

To be completed by Information Governance

Outcome of Data Protection Impact Assessment:		
Project/Implementation is recommended NOT to proceed, as significant corporate/customer risks have been identified.		





2. Project/Implementation to proceed once identified risks have been mitigated as agreed.	
3. Project/Implementation has met required legislative compliance and poses not significant risks. No further action required.	

Summary of Data Protection Impact Assessment; including legislative compliance and identified risks:

Summary:

Legislative Compliance:

Article 6(1)(e) processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller.

Article 9(2)(h) allows processing for the provision of healthcare (direct care) or the management of healthcare systems (invoice validation, commissioner reporting, quality audits – essentially, mandated activity)

Article 9(2)(i) allows processing for "ensuring high standards of quality and safety of health care." – which would cover research, audit, service improvement and addressing public health/inequalities

Summary of Risks:

Cyber security, loss of data, inappropriate access to data, inability to access data and Information Asset Management.

Risks

- Loss of system access/data Full system back-up process and business continuity plans in place
- 2. Data is accessed inappropriately due to lack of access controls. Movers and leavers access not removed. Data is inappropriately processed and/or disclosed
- 3. BadgerNet will need to be added to the divisional information asset register and the data flows mapped and recorded as part of the annual IAO returns to the SIRO





Recommendations for Action

Summary of Identified Recommendations:			
Recommendations: Information Asset Administrators to ensure BadgerNet is added to the information asset register and data flows are mapped and recorded Ensure business continuity plans are in place	Recommendation Owner: IAO	Agreed Deadline for action: 30 th November 2022	
Account management Standard Operating Procedure to be implemented, routine audit to take place			



Stage 1 - Initial Screening Questions

Answering "**Yes**" to a screening question below represents a potential IG risk factor that may have to be further analysed to ensure those risks are identified, assessed, and fully mitigated. The decision to undertake a full DPIA will be undertaken on a case-by-case basis by IG.

Q	Screening question	Y/N	Justification for response
1	Will the project involve the collection of information about individuals?	Y	Full patient record will be collected including patient demographics and clinical information
2	Will the project compel individuals to provide information about themselves?	Y	Yes, BadgerNet Maternity has areas of read and write for the patient to input on their own records through BadgerNotes
3	Will information about individuals be disclosed to organisations or people who have not previously had routine access to the information?	Υ	Patient Information will potentially be accessible to BadgerNet staff during deployment or any maintenance work.
4	Are you using information about individuals for a purpose it is not currently used for, or in a way it is not currently used?	N	Information will be used for the same purpose and not be utilised in a new format. The primary reason for data collection within the system is for clinical use
5	Are there processes in place to ensure data is relevant, accurate and up to date?	Y	Data is fed directly from CareFlow EPR using a HL7 feed which is covered by PAS data quality checks.
6	Are there security arrangements in place while the information is held?	Υ	The national BadgerNet data is stored in the cloud with a local copy of the data on Trust managed servers. The BadgerNet HSCN server facility is hosted by an NHS approved and ISO27001 accredited supplier – Microsoft Azure
7	Does the project involve using new technology to the organisation?	N	Use of mobile technology within the Trust and is established. Community staff currently use laptops for recording patient care
8	Will the project result in you making decisions or acting against individuals in ways which could have a significant impact on them?	Υ	Information will be used in conjunction with direct patient care





Q	Screening question	Y/N	Justification for response				
If y	If you have answered "Yes" to any of the questions numbered 1-8 please						
pro	ceed and complete stage 2.						
9	Is a Patient Safety Review	Υ	17.11.2022 A patient safety case has				
	required?		been undertaken in line with				
	•		DCB0129 and DCB0160				
10	Is a Quality	Υ	20.10.2022 - NHIS have reviewed the				
	Impact/Technical Security		supplier assurance framework and				
	Review required?		have not identified any concerns or				
			recommendations				

Please ensure that on completion this is returned to Information Governance lead to agree how to proceed.





Stage 2 – Data Protection Impact Assessment

2.1	What is the change									
	New purpose?		Revised/change	d?	\boxtimes	Other?				
	If Other, please speci		·							
2.2.1	What data will be processed?									
	Personal Data:									
	Forename	X	Surname		X	Age	X			
	DOB	X	Gender		X	Address	X			
	Post Code	X	NHS No		X	Hospital No	X			
	Other unique identifier (please specify)									
	Sensitive Personal	al Data (special categories):								
	Children Vulnerable groups									
	Racial or ethnic orig	in					X			
	Political opinion									
	Religious Belief						X			
	Trade Union Membe	ership								
Physical or mental health or condition							X			
	Sexual Health									
	Criminal offence date	a					X			
	Other data (please specify) Genetic or biomedical data									





2.2.2	Is the data?							
	Identifiable?	\boxtimes	Pseudonymised?	\boxtimes	Anonymised?			
	pseudonymised data	provi	ded to a third party an	d the	nical controls in place in the first including	n to		
	The system contains a pseudonymised patient ID called the 'Badger ID'. This can be used in correspondence to refer to patients without recourse to standard identifiers such as NHS number or hospital number.							
	Protection at rest: Clevermed encrypts data where appropriate and feasible using 256-bit AES (Advanced Encryption Standard) encryption. This standard is used whenever encrypting data considered sensitive based on Clevermed's data classification protocols. Back up data is encrypted to the level of AES-256 bit. Wherever possible, for removable devices etc, Clevermed uses bitlocker to encrypt data at a device level.							
	Protection in transit: All desktop+iPad client-server communication is done over the HSCN network using HTTPS protocol over TLS1.2.							
	BadgerNet servers use standard Web Services, .Net Remoting, REST, and standard IIS page service for all communications with BadgerNet Client or Web Browser client. This is all done using HTTPS protocol over TLS1.2.							
	Within a hospital's local area network (LAN) communications to/from the local BadgerNet server (for FailOver Services) are done with standard port HTTP network links. Any communication between the local BadgerNet Server and the national HSCN BadgerNet servers is done over HTTPS using TLS 1.2 or greater. If a site required TLS1.2 traffic encryption within their local LAN whilst in failover mode, then they are responsible for installing a local domain-specific SSL certificate on that local server as needed.							
	using 256 bit-SSL en	crypti		S ove	ital records is encrypted or the internet. This inclu			

2.3	Is the data required to perform the specified task?						
	Y/N Please justify response Yes or No						
	Y Full end to end Electronic Maternity Health Record for birthing person and child						
2.3.1	How will you collect, use, store and delete data?						
	Data will be collected directly from the patient with a demographic and appointment feed from CareFlow EPR, Ultrasound Scan Reports will interface via						





	HL7 from CRIS. Nervecentre is being explored to extract the bed state into BadgerNet and a direct feed from BadgerNet into Nervecentre for observations
	For web access we use TLS 1.2 or higher with strong cypher suites as defined by the National Institute of Standards and Technology (NIST) guidelines for Transport Layer Security (TLS) implementations.
2.3.2	What is the source of the data? (i.e. from data subject, system or other third party)
	Data subject, other clinical and non-clinical Trust systems
2.3.3	How much data will you be collecting and using?
	Full Maternity Record – Antenatal, Intrapartum, Postnatal
2.3.4	How often? (For example, monthly, weekly)
	Daily
2.3.5	How long will you keep it?
	https://www.sfh-tr.nhs.uk/media/12002/isp-101-records-management-code-of-practice-2021.pdf
	In line with the current guidance of medical note retention
	In respect of clinical records processed on behalf of the Trust, Clevermed provides reporting functions to allow identification of records approaching the retention threshold. It is the responsibility of the Trust to identify records reaching retention thresholds, review and issue written instruction on the action to be taken in respect of retention and destruction. No action will be taken in respect of record retention/destruction without the written instruction from the Trust.
2.3.6	Where will the data be stored? i.e., CareFlow, Shared Drive, offsite storage The national BadgerNet data is stored in the cloud with a local copy of the data on Trust managed servers. The BadgerNet HSCN server facility is hosted by an NHS approved and ISO27001 accredited supplier - Microsoft Azure. In the case of disaster recovery (e.g. data centre crashes) failover is activated to another Azure location in the UK. All BadgerNet data is held in the UK on UK servers and will not be transferred anywhere unless the Trust has instructed this.
2.3.7	How many individuals are affected?
	>30,000





2.3.8 What geographical area does it cover?

Local catchment area of Nottinghamshire, plus out of area patients who choose to receive maternity care at the Trust.

2.4	Who are the Organisations involved in processing (sharing) the data?						
	Organisations Name	Data Controller or Data Processor					
		The Data Controller is a person who (either alone or jointly or in common with other persons) determines the purposes for which and the manner in which any personal data are, or are to be, processed.					
		The Data Processor , in relation to personal data, means any person (other than an employee of the data controller) who processes the data on behalf of the data controller.					
	Sherwood Forest Hospitals NHS Foundation Trust	Data Controller					
	Clevermed	Data Processor					
	Microsoft	Sub Data Processor (hosting the data)					

2.3	re identified a supplier in 2.4, the following questions for 2.5 will be answered by the supplier and the Trust If yes, the third party will need to complete the
	following assessment. This will need to be provided in addition to the completion of this proforma. An example of a completed assessment is also provided below
	As the Trust extracts and uploads the data to the online environment, there is no access to existing Trust network or systems. Microsoft is ISO27001 compliant https://docs.microsoft.com/en-us/compliance/regulatory/offering-iso-27001



	Notts-HIS Supplier Assurance Framework
2.5.1	Please describe access and controls in place
2.0.1	Account access management Standard Operating Procedure to be completed prior to the implementation of the project
	https://www.sfh-tr.nhs.uk/media/12007/ig-012-account-management-and-access-policy-2021.pdf
	Account ManagementSOP Tem
	Individual username and passwords to access BadgerNet
	All Clevermed personnel are contractually obliged to adhere to the organisation's confidentiality and data security policies or face disciplinary action.
	BadgerNotes users are specifically counselled via privacy notice on maintenance of password security.
	Badgernet - Account Management and Acc
2.5.2	Please provide a copy of the contract in place
	Scan-2022-10-05-10- Appendix A - Call-off 35-32-810-11197.pdf Terms and Conditions
	Joint procurement with Nottingham University Hospitals NHS Trust.
2.5.3	Have arrangements for retention and destruction been included in the contract when the service/contract expires?
	https://www.sfh-tr.nhs.uk/media/12002/isp-101-records-management-code-of-practice-2021.pdf
	Clevermed adheres to the data retention guidance specified by the document 'The Records Management Code of Practice 2021' and relevant legislation pertaining to the retention of specific non-clinical record types. In respect of clinical records processed on behalf of the



	Trust, Clevermed provides reporting functions to allow identification of records approaching the retention threshold. It is the responsibility of the Trust to identify records reaching retention thresholds, review and issue written instruction on the action to be taken in respect of retention and or destruction. No action will be taken in respect of record retention/destruction without the written instruction of the Trust. BadgerNotes: Users will continue have access to the app and the user information necessary for portal access will be retained for processing until such time as: -The app is rendered obsolete -The records reach the end of their retention period -The user cancels their access via the app							
2.5.4	Is the supplier re	_		CO?	Ye	S		No
					х	Х		
2.5.5	Has the supplier Enforcement? P			aictor	Yes			No
	Emorcement? P	lease	check the <u>re</u>	<u>gistei</u>				x
2.5.6	Has the supplier			ision	Ye	Yes		No
	Notice? Please	check	the <u>register</u>					х
2.5.7	• •		eceived an ICO Audit?			Yes		No
	Please check the	regis						х
2.5.8	Has the supplier completed a	Com Yes/					Standard Met/Not Met	
	Data Security and Protection Toolkit, please check the register and provide the following details	Yes		31 st Jar 2023	31 st Januar 2023		Standards Met	
2.5.9	standards? If YE	e supplier demonstrate compliance with any of the following ards? If YES, please provide further information e.g. date ed and a copy of the certificates						
			Yes			No		





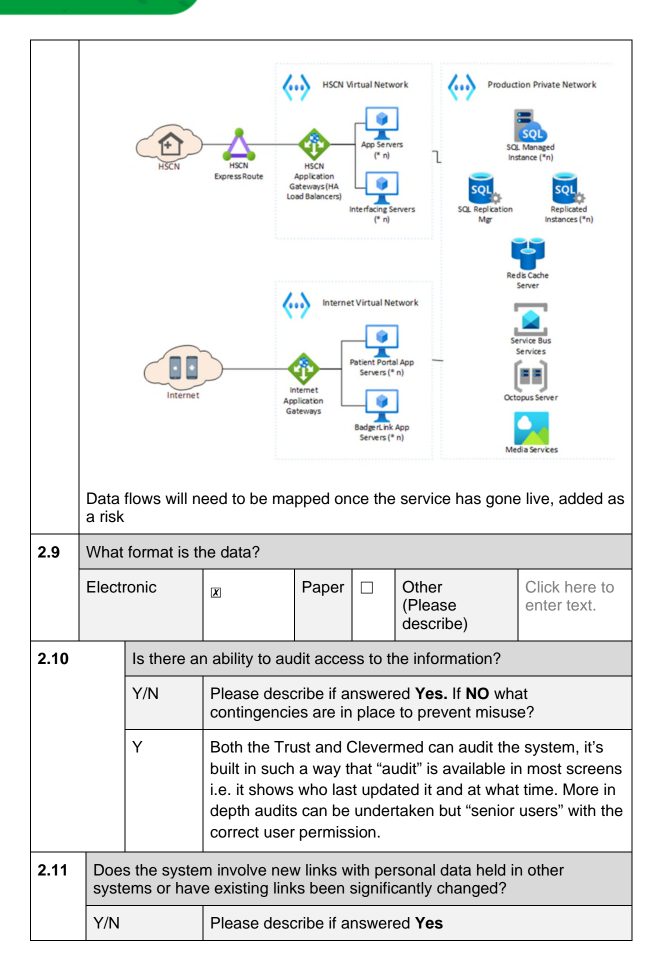
	Cyber Ess	sentials Plus	Cyber Essentials certificate 061222.pdf CE only					
	ISO 15489 Managem				x			
ISO 27001 Information Security Standards				ISO27001Certno1612 11exp191125.pdf				
	ISO 9001 Managem Systems	_	ISO9001Certno04211 5exp191125.pdf					
2.5.10	Is the data held outside of the UK ie Europe, USA, Ireland? If yes, please include the country				SA, Ireland? If yes,			
	Yes			No				
			х					
		If yes, we need to seek assurance that the data will continue to flow post Brexit 31.12.2020, provide further detail below from the supplier						
	Not applic	pplicable						
2.6	Will this in above?	formation be	shared outs	ide the orga	anisations listed			
	Y/N	if answered geographic	•	describe orç	ganisation/s and			
	Y	BadgerNet is a shared care record system. Each clinical record of care for an individual patient at a distinct care location is held on the Platform. Only authorised users of the Platform with appropriate rights and privileges can enter data for a patient with an episode of care at their care location. The clinical record for an individual patient will be authorised to be shared with a subsequent care location using the Platform by the act of the clinicians discharging or transferring the patient within the Platform. In order for the record of care to be viewed in a subsequent care location(s), the subsequent care location(s) must then admit or transfer the patient into						





			their care location on the Platform. In all cases, the record can only be viewed by users of the Platform who have been given the appropriate rights and permissions. Access rights are assigned by a member of the Trust whose role and responsibility is designated as BadgerNet User Manager.			
2.7	Does the work involve employing contractors external to the Organisation					
	Y/N		If Yes , provide a copy of the confidentiality agreement o contract?			
	Y		Clevermed would only require access to Trust servers via a formal request in order to provide support/management of the BadgerNet system on the Trust servers			
2.8	Has a data flow mapping exercise been undertaken?					
	Y/N		If Yes , please provide a copy here. If No, please explain why			
	Have the information flows and assets that are identified within this DPIA been added to your departmental information flow map and asset register? If No, please explain why					







	Y	This data will be used in accordance with CareFlow EPR for the demographics and other Trust systems such as Nervecentre, CRIS, and Rhapsody etc, this will be transformational for department as they are moving to a paperlite documentation schema, with ambitions to become paper free. Some information will be transmitted to other providers such as Health Visitors and GPs via current Trust processes in line with data sharing agreements. Clevermed have on their roadmap for next year FIHR messaging which would remove PDF's and introduce structured fields, in line with national "ambitions". Medicine TTO's will continue to be undertaken in Orion until maternity are scheduled to take ePMA			
2.12	How will the information be kept up to date and checked for accurace and completeness? (data quality) How will you ensure data minimisation?				
Data will be accessed by a number of clinicians with appropriate access based on role-based access controls and a 'lighter' versi the record will be also available to the patient.					
2.13	Who	will have access to the information? (list individuals or staff os)			
	Obsta Sono Thera Regis Paed Anae Admi Data PKB	rives th Visitors etricians egraphers apists stered Nurses working within maternity liatricians esthetists nistrators subjects (patients) is likely to be on the roadmap in the future to align with the system			





	Proxy access can be granted by the birthing person to another such as a GP to review the record for a time limited period. i.e. 1hr. Proxy access is to share access to the "patient" view of information, the patient is required to input the email address person they want to have proxy access to i.e. a GP etc. This junaffected by GROW 2.0.	e. max. of the
2.14.1	What security measures have been implemented to secure a	ccess?
	Active Directory (Window's username and password)	X
	Username and password	X
	Smartcard	
	Key locked filing cabinet/room (baton devices)	X
	Hard/soft Token (VPN) Access	X
	Restricted Access to Network Files (shared drive)	
	Has information been anonymised?	
	Has information been pseudonymised?	
	Is information fully identifiable?	X
	Other (provide detail below)	
	Active Directory – Trust staff excluding NHIS use Active Directors access the system. NHIS staff require a username and passe access the system. This is due to the system being unable to multiple domains.	word to
	With regards to the device security, this is in line with Trust podevices. They are protected with Airwatch encryption, the lever passcode to secure the device is dictated by policy (6 digits for Apple devices) as is how the devices are handled and how lot they automatically lock etc.	vel of or the
	With regards to the Application, staff have unique log on from Trust Active Directory log ins. They are assigned a role which what information they can see/ have access to. Locums who access and do not have a current Active Directory account ar	h dictates require





	within the application by a senior member of staff. All audit data for this will then be stored in the application.								
2.14.2	What physical security measures ha access? ie swipe cards, digilock	ve been implen	nented to se	cure					
	Information is stored electronically. rooms and remote access to the servequire access to perform their dutie	vers is restricted	d to those w						
2.15	Will the data be stored on Trust serv	ers							
	Yes	No							
	Yes, and a copy is held in Microsoft Azure data centre								
2.16	Please state by which method the in	formation will be	e transferre	ქ?					
	Email (not NHS.net)		NHS.net						
	Website Access (internet or intranet)		Wireless Network (Wi-Fi)						
	Secure Courier		Staff delivered by hand						
	Post (internal)		Post (external)						
	Telephone		SMS						
	Other	X	please specify below						
	Protection at rest: Clevermed encryptions feasible using 256-bit AES (Advanced encryption. This standard is used who considered sensitive based on Clever protocols. Back up data is encrypted Wherever possible, for removable debitlocker to encrypt data at a device	ed Encryption S nenever encrypt ermed's data cla to the level of a evices etc, Clev	tandard) ing data assification AES-256 bit						



		done over the BadgerNet of REST, and BadgerNet of HTTPS proton within a host server (for Finetwork link Server and HTTPS using encryption with the server of the server and the server of the server and	In transit: All desktop+iPad client-server communication is the HSCN network using HTTPS protocol over TLS1.2. Its servers use standard Web Services, .Net Remoting, standard IIS page service for all communications with Client or Web Browser client. This is all done using stocol over TLS1.2. Its spital's LAN communications to/from the local BadgerNet FailOver Services) are done with standard port HTTP is. Any communication between the local BadgerNet of the national HSCN BadgerNet servers is done over the national HSCN BadgerNet servers is done over the installing a local domain-specific SSL certificate on erver as needed. The data passing to and from the hospital records is sing 256 bit-SSL encryption and sent via HTTPS over the his includes data transferred in relation to the GP Access.						
		Y/N	Please describe if answered Yes. Please state why not if response is No.						
		Y	All core BadgerNet data is stored in one of the Azure SQL Managed Instances in Azure UK South. One of the key features of this PaaS service are their extensive business continuity features. As part of the service offering, all SQL Managed Instances automatically create full database backups weekly, differential database backups every 12 hours, and transaction log backups every 5 -10 minutes. The backups are replicated to a secondary Azure geographic location (RA-GRS) storage for at least 7 days. All SQL instances provide7-daypoint-in-time restore.						
2.18			ng been proposed or undertaken and did this include and security topics areas?						
	Y/N Please describe if answered Yes								





	Y	Staff undertake annual data security aw training	Staff undertake annual data security awareness level 1 training						
2.19	Will reports	s be produced?							
	-	s contain personal/sensitive personal or confidential information?	At times it may be relevant to share sensitive information internally						
	Who will be	e able to run reports?	Information team, NHIS, Digital Nursing Team, System Users with the "reporting" access right.						
	Who will republished?	eceive the reports, and will they be	Trust staff who request / require information for audit purpose						
2.20		evised function should stop, are there plans on will be retained / archived/ transferred							
	Y/N	Please describe if answered Yes. Pleas response is No.	se state why not if						
	Y	In the event of contract termination and/or a permanent data deletion request, the Trust will need to provide a written request signed by an approved representative, at which point Clevermed will export all data held on behalf of the Trust in a secure encrypted format. This export will include all the raw XML care record data, raw binary trend monitoring and CTG data (where applicable), plus any standardised reporting database extract databases. This will be provided in a standard SQLServer extract file which can be imported into any SQL server at the Trust's discretion. There are no charges for the return of the data via the method specified above. If any bespoke data transformation is required a quote will be provided							



		following functional specification of the requirements. Once the data has been exported, it will then be securely and permanently deleted from the Platform according to the procedures outlined within the Secure Disposal of Media appendix of the data security and use policy (embedded below). In the event that the record to be deleted forms part of a shared care record, the record will remain within the BadgerNet Platform unless the deletion has been approved by all joint Data Controllers Clefvermed Data Security and Use Pol
2.21	Is consen	t required for processing of personal data?
	Y/N	Please describe if answered Yes
	N	Direct care
		If No , list the reason for not gaining consent e.g. relying on an existing agreement, consent is implied, the project has s251 approval or other legal basis?
	N	Part of our statutory duties under UK GDPR 6(1)(e) public interest or public duty, and UK GDPR 9(2)(h) processing is necessary for the purposes of preventive or occupational medicine, for the assessment of the working capacity of the employee, medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems and services.
2.22	Will individua personal data	ls be informed about the proposed uses and share of their a?
	Y/N	Please describe if answered Yes. Please state why not if response is No.
	Υ	The Trust's privacy notice is here https://www.sfh-tr.nhs.uk/for-patients-visitors/your-medical-record/
2.23	Is there a pro refuses/remo	cess in place to remove personal data if data subject ves consent





	Y/N	Please describe if answered Yes. Please state why not if response is No.
	Y	Removal of a patients record would require the supplier to do so. Any information recorded in error can be struck through by the user and is based on role-based access controls
2.24	How much cont in this way?	rol will they have? Would they expect you to use their data
	Y/N	Please describe if answered Yes. Please state why not if response is No.
	Υ	Direct care to the patient and recording clinical information to support their care
2.25	Are arrangement access to person	nts in place for recognising and responding to requests for onal data?
	Y/N	Please describe if answered Yes. Please state why not if response is No.
	Y	The Trust has a policy and procedure for responding to subject access requests. Further information for patients on how to access their records is here: Sherwood Forest Hospitals (sfh-tr.nhs.uk).
		Access to Health Records staff will be given access and trained how to extract data.
2.26	Who are the Inf	ormation Asset Owner(s) and Administrator(s)?
	IAO	Divisional General Manager, Women and Children's
	IAA	Melanie Butcher, Digital Midwife Paula Shore, Clinical Risk Midwife
	System Administrators	Application Support, NHIS & Digital Midwife
2.27	How is the data number	secured in transit and at rest? Eg encryption, port control

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Protection at rest: Clevermed encrypts data where appropriate and feasible using 256-bit AES (Advanced Encryption Standard) encryption. This standard is used whenever encrypting data considered sensitive based on Clevermed's data classification protocols. Back up data is encrypted to the level of AES-256 bit. Wherever possible, for removable devices etc, Clevermed uses bitlocker to encrypt data at a device level.

Protection in transit: All desktop+iPad client-server communication is done over the HSCN network using HTTPS protocol over TLS1.2. BadgerNet servers use standard Web Services, .Net Remoting, REST, and standard IIS page service for all communications with BadgerNet Client or Web Browser client. This is all done using HTTPS protocol over TLS1.2.

Within a hospital's LAN communications to/from the local BadgerNet server (for FailOver Services) are done with standard port HTTP network links. Any communication between the local BadgerNet Server and the national HSCN BadgerNet servers is done over HTTPS on port 443 using TLS 1.2 or greater. If a site required TLS1.2 traffic encryption within their local LAN whilst in failover mode, then they are responsible for installing a local domain-specific SSL certificate on that local server as needed.

Badger Notes: The data passing to and from the hospital records is encrypted using 256 bit-SSL encryption and sent via HTTPS over the internet. This includes data transferred in relation to the GP Access feature.

2.28	Has the impact to other NHIS systems/processes been considered and appropriate SBU's consulted and in particular technical security?								
	Y/N	Please describe if answered Yes. Please state what checks were undertaken if response is answered No.							
	Y	A patient safety case and supplier assurance framework have been reviewed and signed off.							
2.29	Are there	any current issues of public concern that you should factor in?							
	Y/N	Please describe if answered Yes.							
	N								



2.30 What do you want to achieve? What is the intended effect on individuals? What are the benefits of the processing – for you, and more broadly?

Provide an end-to-end paper lite maternity record with both read and write facility to the birthing person

Increase patient safety both for birthing person and child

Reduce paper processes and documentation burdens

Increase ease of obtaining data and audit to shape improvements in patient care

Provide single MIS-R across Nottingham and Nottinghamshire

2.31 Consider how to consult with relevant stakeholders:

- Describe when and how you will seek individuals' views or justify why
 it's not appropriate to do so.
- Who else do you need to involve within your organisation?
- Do you need to ask your processors to assist?

Alex Hague, Project, and Business Change Manager presented this document to the Information Governance working group for consultation.

2.32 What is your lawful basis for processing? (please see Appendix 10 Information Sharing Protocol for further information). Consent is usually the last basis to rely on

Legal basis: patients

Personal data i.e. name, address

6(1)(a) the patient has given consent

6(1)(c) necessary for legal obligations

6(1)(e) public interest or public duty

6(3) the above supported by Member State law (UK legislation as applicable to circumstances)

Sensitive personal data (special category)

9(2)(a) the patient has given explicit consent

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9(2)(c) processing for 'vital interests' (safety, safeguarding, public safety, etc.)

9(2)(h) allows processing for the provision of healthcare (direct care) or the management of healthcare systems (invoice validation, commissioner reporting, quality audits – essentially, mandated activity).

9(2)(i) allows processing for "ensuring high standards of quality and safety of health care." – which would cover research, audit, service improvement and addressing public health/inequalities.

9(2)(j) (together with Article 89 and relevant recitals) relates to archiving, statistical analysis, and research.

Legal basis: staff – please review <u>Appendix 10</u> Information Sharing Protocol for further information).

The Trust's lawful basis for processing personal and special categories of personal data are:

- 1. UK GDPR Article 6(1)(e) processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller.
- 2. UK GDPR Article 9(2)(g) processing is necessary for reasons of substantial public interest, on the basis of Union or Member State law which shall be proportionate to the aim pursued, respect the essence of the right to data protection and provide for suitable and specific measures to safeguard the fundamental rights and the interests of the data subject
- UK GDPR Article 9(2)(h) processing is necessary for the purposes of preventive or occupational medicine, for the assessment of the working capacity of the employee, medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems and services.

Supplier

- 1. UK GDPR Article 6(1)(e) processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller.
- UK GDPR Article 9(2)(h) processing is necessary for the purposes of preventive or occupational medicine, for the assessment of the working capacity of the employee, medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems and services.



2.33 What information will you give individuals about the processing? (This information will be added to the Trust's Patient Privacy Notice and Staff Privacy Notice by the Information Governance Team)

This DPIA will be published once finalised. The Trust's privacy notice has been updated. Patients are informed during a consultation with clinicians that information is being recorded electronically

2.34 What measures do you take to ensure processors comply?

The Trust is aware that Clevermed contract Microsoft to provide their data hosting environment. The Trust and Clevermed have a contract in place, and this will be reviewed on a regular basis.

2.35 How will you prevent function creep? Manage lifecycle of system/process

Clevermed will only ever process the Trust's data as per explicit agreement with the Trust

The Trust and Clevermed have a contract in place where roles and responsibilities are defined.

To prevent function creep, processing activity will be carried out on behalf of the Trust by Clevermed that is agreed to. The Service Agreement provides explicit information on processing activity provided by Clevermed as part of offering the BadgerNet System. There is limited scope to utilise the platform for other functions within the Trust. As data controller, the Trust has full responsibility for ensuring health care professionals accessing the system utilise it appropriately.

Stage - 3 Risk Template

For advice on completing this Risk Template please contact the Risk & Assurance Manager on x6326

Completed by: Claire Madon Role: CNIO Date completed: 2nd March 2022, updated 20th November 2023

Risk description What event could happen			Current risk		Gaps in control	Acceptable risk			
which would impact on the activity? What would cause it to happen? What would the consequence be?	Primary controls What is in place now to prevent the risk from occurring or to act as a contingency if it does occur?	prevent the risk	Consequence	Likelihood	Rating (C x L)	Mitigating actions required What needs to be done to reduce the risk to an acceptable level?			
Loss of system access due to connection failure or server failure either via NHIS or 3 rd party supplier. This could result in the service being disrupted or unavailable. The consequences of this could be patient harm, financial penalties, and reputational damage to the Trust	Full system back-up processes and ISO 27001 accreditation in place Business Continuity plan for the BadgerNet system is in place	2	2	4		2	2	4	Manual input, business continuity plan to be used. Business continuity plan reviewed annually

Risk description What event could happen	Primary controls What is in place now to prevent the risk from occurring or to act as a contingency if it does occur?		rent	risk	Gaps in control	Acceptable risk			Neiding din non a dia ma
which would impact on the activity? What would cause it to happen? What would the consequence be?			Likelihood	Rating (C x L)	If the risk is not controlled to an acceptable level, what are the issues that need to be addressed?	Consequence	Likelihood	Rating (C x L)	Mitigating actions required What needs to be done to reduce the risk to an acceptable level?
Loss of system data due to connection failure or server failure either via NHIS or 3 rd party supplier. This could result in the service being disrupted or unavailable. The consequences of this could be patient harm, financial penalties, and reputational damage to the Trust	Full system back-up processes and ISO 27001 accreditation in place Business Continuity plan for the BadgerNet system is in place	2	2	4		2	2	4	Manual input, business continuity plan to be used. Business continuity plan reviewed annually
Data is accessed inappropriately due to lack of access controls. Movers and leavers access not removed. Data is inappropriately processed and/or disclosed	Active Directory – Trust staff excluding NHIS use Active Directory to access the system. NHIS staff require a username and password to access the system. This is due to the system being unable to facilitate multiple domains. Account Management and access procedure to be completed. Appropriate access according to role.	2	2	4		2	1	2	Ensure access is managed and movers and leavers list are received and actioned. Routine audits. Information governance training up to date

Risk description What event could happen		Cur	rent	risk	Gaps in control		Acceptable risk		
which would impact on the activity? What would cause it to happen? What would the consequence be?	Primary controls What is in place now to prevent the risk from occurring or to act as a contingency if it does occur?	Consequence	Likelihood	Rating (C x L)	If the risk is not controlled to an acceptable level, what are the issues that need to be addressed?	Consequence	Likelihood	Rating (C x L)	Mitigating actions required What needs to be done to reduce the risk to an acceptable level?
	Data Processor: Clevermed staff – ISO9001, access protocol for decommissioning of systems access at termination. Use of two factor authentication for Maternity Notes application features, including GP access. IG training in place BadgerNet contains full audit trail and access logs so that unauthorised or unsanctioned uses can be tracked. BadgerNet contains a data access warning. BadgerNet allows records to be set as 'sensitive' to require explicit reason for access to be documented before a record can be accessed. Where the national single pregnancy record is in use, a patient can only be searched for in the system via NHS number to deter casual querying.								Ensure adequate access controls are in place.

Risk description What event could happen		Cur	rent i	risk	Gaps in control	Acc risk	eptal	ole	
which would impact on the activity? What would cause it to happen? What would the consequence be?	Primary controls What is in place now to prevent the risk from occurring or to act as a contingency if it does occur?	Conseduence	Likelihood	Rating (C x L)	If the risk is not controlled to an acceptable level, what are the issues that need to be addressed?	Conseduence	Likelihood	Rating (C x L)	Mitigating actions required What needs to be done to reduce the risk to an acceptable level?
	Where the national single pregnancy record is in use all access to records at another organisation not delivering care is via break glass which requires the user to specify the reason for access. Where the national single pregnancy record is in use, each organisation can see a fully audited report on which records at their unit have been accessed via Break Glass and by whom. They can also access a report detailing which records have been accessed via break glass by members of the organisation. All break glass events are documented in the medical record.								
If the system is not recorded on the information asset register, the system may not be brought back online in response to a cyber attack	In the Trust we have a business continuity plan if the service was unavailable. The department would default back to the current practice and access the information manually	2	2	4	BadgerNet will need to be added to the divisional information asset register and the data flows mapped and recorded as part of	2	1	2	BadgerNet will need to be added to the divisional information asset register and the data flows mapped and recorded as part

Risk description What event could happen			Current risk		Gaps in control	Acceptable risk			Missionstinus
which would impact on the activity? What would cause it to happen? What would the consequence be?	Primary controls What is in place now to prevent the risk from occurring or to act as a contingency if it does occur?	Consequence	Likelihood	Rating (C x L)	If the risk is not controlled to an acceptable level, what are the issues that need to be addressed?	Consequence	Likelihood	Rating (C x L)	Mitigating actions required What needs to be done to reduce the risk to an acceptable level?
					the annual IAO returns to the SIRO				of the annual IAO returns to the SIRO



Stage – 4 Legal Compliance

Compliance to be determined by IG team from the responses provided in the previous stages, delete as appropriate:

Data Protection Act 2018	Compliance and Comment
Principle 1 – Personal data shall be processed fairly and lawfully and, in a transparent manner.	 We have identified an appropriate lawful basis (or bases) for our processing. We are processing special category data and have identified a condition for processing this type of data. We don't do anything generally unlawful with personal data. Fairness We have considered how the processing may affect the individuals concerned and can justify any adverse impact. We only handle people's data in ways they would reasonably expect, or we can explain why any unexpected processing is justified. We do not deceive or mislead people when we collect their personal data. Transparency We are open and honest and comply with the transparency obligations of the right to be informed.
Principle 2 – Personal data shall be collected for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes.	 We have clearly identified our purpose or purposes for processing. We have documented those purposes. We include details of our purposes in our privacy information for individuals. We regularly review our processing and, where necessary, update our documentation and our privacy information for individuals. If we plan to use personal data for a new purpose other than a legal obligation or function set out in law, we check that this is compatible with

	our original purpose, or we get specific consent for the new purpose.
Principle 3 – Personal data shall be adequate, relevant, and limited to what is necessary in relation to the purposes for which they are processed.	 We only collect personal data we actually need for our specified purposes. We have sufficient personal data to properly fulfil those purposes.
Principle 4 — Personal data shall be Accurate and, where necessary, kept up to date, having regard to the purposes for which they are processed, are erased, or rectified without delay.	 We ensure the accuracy of any personal data we create. We have appropriate processes in place to check the accuracy of the data we collect, and we record the source of that data. We have a process in place to identify when we need to keep the data updated to properly fulfil our purpose, and we update it as necessary. If we need to keep a record of a mistake, we clearly identify it as a mistake. Our records clearly identify any matters of opinion, and where appropriate whose opinion it is and any relevant changes to the underlying facts. We comply with the individual's right to rectification and carefully consider any challenges to the accuracy of the personal data. As a matter of good practice, we keep a note of any challenges to the accuracy of the personal data
Principle 5 – Kept no longer than is necessary	 We know what personal data we hold and why we need it. We carefully consider and can justify how long we keep personal data. We have a policy with standard retention periods, however due to the Goddard Inquiry no destruction or deletion of patient records is to take place until further notice.
Principle 6 – Appropriate security, including protection against unauthorised or unlawful processing and against accidental loss, destruction, or damage	We undertake an analysis of the risks presented by our processing and use this to assess the appropriate level of security we need to put in place.

- We have an information security policy (or equivalent) and take steps to make sure the policy is implemented. We have put in place technical controls such as those specified by established frameworks like Cyber Essentials.
- We use encryption.
- We understand the requirements of confidentiality, integrity, and availability for the personal data we process.
- We make sure that we can restore access to personal data in the event of any incidents, such as by establishing an appropriate backup process.
- We conduct regular testing and reviews of our measures to ensure they remain effective, and act on the results of those tests where they highlight areas for improvement.
- We implement measures that adhere to an approved code of conduct or certification mechanism.
- We ensure that any data processor we use also implements appropriate technical and organisational measures.

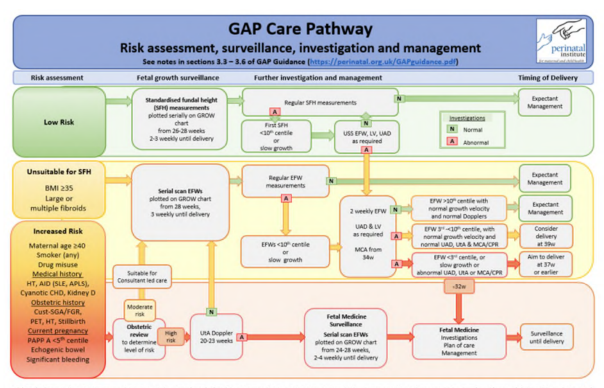
Appendix One: Gestation Related Optimal Weight (GROW) 2.0 due to go live 21st November 2023

Updated 23rd October 2023

The Perinatal Institute (PI), a not-for-profit organisation based in Birmingham, provides services including tools for the assessment of fetal growth and birth weight. The Gestation Related Optimal Weight (GROW) software defines each pregnancy's growth potential through:

• GROW 2.0 - a web-based application that produces a customised growth chart for fetal growth during pregnancy, enables automated plotting of growth and calculation of customised birthweight centiles for each baby at birth.

In addition to this the Trust will receive quarterly reporting, access to GAP SCORE which is a tool to review missed cases of small-for-gestational-age (SGA), full training is provided by the Perinatal Institute on both the software training and the GAP programme. The release of GROW 2.0 with a fully electronic system is aligned with the GAP Care Pathway, identifies slow and accelerated growth, prompts risk review at each visit, and supports decision making.



Abbreviations: AID= Autoimmune Disease; APLS= Antiphospholipid Syndrome; BMI= Body Mass Index; CHD= Coronary Heart Disease; CPR= Cerebro-Placental Ratio; EFW= Estimated Fetal Weight; FGR= Fetal Growth Restriction; SFH= Standardised Fundal Height; HT= Hypertension; LV= Liquor Volume; MCA = Middle Cerebral Artery; PET= Pre-eclampsia; SGA= small for gestational age; SLE= systemic lupus erythematosus; UAD= Umbilical Artery Dopplers: UtA = Uterine Artery Doppler. NB: 'Slow growth' includes 'no' or 'static' growth.

More information can be found on their

website: https://perinatal.org.uk/GAP/Programme and within the service level

agreement: GAP SLA Dec 2022.pdf.







	Name	Job Title	Organisation	Date
Information Asset Owner	Lorraine Binch	Divisional General Manager	Sherwood Forest Hospitals NHS Foundation Trust	28 th November 2023
Data Protection Officer	Jacquie Widdowson	Information Governance Manager	Sherwood Forest Hospitals NHS Foundation Trust	28 th November 2023
Senior Information Risk Owner	Sally Brook Shanahan	Director of Corporate Affairs	Sherwood Forest Hospitals NHS Foundation Trust	28 th November 2023
Caldicott Guardian	David Selwyn	Medical Director	Sherwood Forest Hospitals NHS Foundation Trust	28 th November 2023
Chief Digital Information Officer	Richard Walker	Chief Digital Information Officer	Sherwood Forest Hospitals NHS Foundation Trust	28 th November 2023