



# Staff Mobile Device Policy

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Please add if this policy is sensitive and cannot be made Public on the website.

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# Policy On A Page

#### **SUMMARY & AIM**

#### What is this policy for?

The purpose of this policy is to provide managers and employees with clear guidelines regarding the appropriate use of authorised mobile communication devices provided by the Trust while carrying out their work duties.

#### TARGET AUDIENCE:

#### Who is involved with this policy?

This Policy and Procedure provides clear guidance for managers and employees regarding the use of Trust supplied mobile communication devices in the course of carrying out their work duties.

#### TRAINING What training is there for this policy?

This policy does not provide information about how the mobile device works i.e. how to unlock, send email etc. For any advice on how to use your device, please contact Leicestershire Health Informatics Service.

# KEY REQUIREMENTS What do I need to follow?

Authorised remote and mobile communication devices are provided primarily for the following circumstances:

- The need for the employee to be contactable and to contact others.
- If the job requires out of hours contact.
- In order to easily access internet-based services including Apps for work purposes, remotely and securely.
- To be able to take images for both clinical and diary management purposes securely.

The Trust supports limited use of personal devices for business purposes based on the risk of virus infection and the potential for introduction of cyber/information vulnerabilities to the network. All staff have a responsibility to ensure they follow this policy. The list of permitted uses are:

- Use of authenticator apps.
- VPN authenticator (code generator)
- Training / research purposes
- Ulearn
- Authorised social media channels
- GPS, travel and navigation
- Making telephone calls where LPT devices are unavailable
- Use of Whatsapp for lone working alerts/confirmations.

It should be noted that under no circumstances should personal devices be used to store or process patient identifiable information or LPT data of a confidential or sensitive nature including but not limited to email.

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## **1.0 Quick look summary**

Please note that this is designed to act as a quick reference guide only and is not intended to replace the need to read the full policy.

#### **1.1** Version control and summary of changes

Version number	Date	Comments (description change and amendments)
6	10/06/2024	Document reviewed and updated

# **1.2** Key individuals involved in developing and consulting on the document

Name	Designation
Claire Taylor	Head of Operational HR
Chris Biddle	Cyber Security Manager, LHIS
Julia Bolton	CCIO
Jonathan Hames	Assistant Director Digital Service Delivery and Strategy
Bernadette Keavney	Head of Health & Safety Compliance
Darren Wilson	Head of Procurement
Trust Policy Expert Group	

#### 1.3 Governance

Level 2 or 3 approving delivery group – Data Privacy Group

Level 1 Committee to ratify policy – Finance and Performance Committee

#### **1.4 Equality Statement**

Leicestershire Partnership NHS Trust (LPT) aims to design and implement policy documents that meet the diverse needs of our service, population and workforce, ensuring that none are placed at a disadvantage over others. It takes into account the provisions of the Equality Act 2010 Amendment Regulations 2023 and promotes equal opportunities for all. This document has been assessed to ensure that no one receives less favourable treatment on the protected characteristics of their age, disability, sex (gender), gender

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reassignment, sexual orientation, marriage and civil partnership, race, religion or belief, pregnancy and maternity.

If you would like a copy of this document in any other format, please contact <u>lpt.corporateaffairs@nhs.net</u>

#### 1.5 Due Regard

LPT will ensure that due regard for equality is taken and as such will undertake an analysis of equality (assessment of impact) on existing and new policies in line with the Equality Act 2010. This process will help to ensure that:

- Strategies, policies and procedures and services are free from discrimination.
- LPT complies with current equality legislation.
- Due regard is given to equality in decision making and subsequent processes.
- Opportunities for promoting equality are identified.

Please refer to due regard assessment (Appendix 4) of this policy

## **1.6** Definitions that apply to this policy.

Android: Mobile operating system

**Tablet:** A slim mobile touchscreen computer, capable of wireless connection to the internet.

**WAP**: Wireless Application Protocol. Service allowing access to the internet on mobile devices.

**iOS: iOS** (originally **iPhone OS**) is a mobile operating system.

Mobile Device: Includes tablets and smart technology.

**Lone Worker**: Is used to describe a wide variety of staff who work, either occasionally or regularly, on their own, without access to, or out of sight of immediate support from managers or other colleagues.

Due Regard: Having due regard for advancing equalities involves:

• Removing or minimising disadvantages suffered by people due to their protected characteristics.

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- Taking steps to meet the needs of people from protected groups where these are different from the needs of other people.
- Encouraging people from protected groups to participate in public life or other activities where their participation is disproportionately low.

# 2.0 **Purpose this policy**

The purpose of this policy is to provide managers and employees with clear guidelines regarding the appropriate use of authorised mobile communication devices provided by the Trust while carrying out their work duties.

Authorised remote and mobile communication devices are provided primarily for the following circumstances:

- The need for the employee to be contactable and to contact others.
- If the job requires out of hours contact.
- In order to easily access internet-based services including Apps for work purposes, remotely and securely.
- To be able to take images for both clinical and diary management purposes securely.

This policy does not provide information about how the mobile device works i.e. how to unlock, send email etc. For any advice on how to use your device, please contact Leicestershire Health Informatics Service (LHIS) on 0116 2953500.

# 3.0 Introduction

As the use of mobile technology and computing devices is growing it is vital that the data held on them is not compromised by poor security practices. Mobile technology and devices are by their nature vulnerable to both being mislaid as well as being attractive to a potential criminal. It is important therefore that all users of Trust mobile phones, Smartphones, etc., are aware of the inherent risks associated with their use, particularly away from the workplace. All NHS Data on portable and remote working devices should only be saved on a Trust device that is encrypted to NHS standards and procured through (LHIS).

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The Trust is moving increasingly to remote and mobile working in order to improve the flexibility and efficiency of its service provision. Mobile communication devices will be provided where these are required to support a business function and the need identified in risk assessment.

It should be noted that under no circumstances should personal devices be used to store or process patient identifiable information or LPT data of a confidential or sensitive nature including but not limited to email. The use of personal devices for LPT work purposes is not fully allowed by the Trust due to inability to control the security of such devices. For approved uses please see Section 7.5.

If you are unsure whether the use of a personal device is permitted for a specific use-case or circumstance, guidance and approval prior to use should be sought from the Data Privacy Team.

#### 4.0 Summary and Key Points

This Policy and Procedure provides clear guidance for managers and employees regarding the use of Trust supplied mobile communication devices in the course of carrying out their work duties on behalf of the Trust. This includes for example mobile phones, including smartphones and Tablets. **This does not cover personal devices which are prohibited from being used for work purposes.** The policy does not apply to Trust supplied mobile working personal computers (i.e. Laptops including Toughbook's).

This Policy applies to all Leicestershire Partnership NHS Trust (LPT) employees, staff seconded to LPT from other organisations and whether located within or outside of LPT premises. It also includes the aforementioned persons connecting to LPT resources using mobile phones which have email and internet access.

This policy does not cover students undertaking placements, in line with University guidance, students should not be expected to use their personal devices for undertaking work activity and therefore local arrangements for establishing means of contact with mentors should be agreed, which may include the use of a 'pooled device' where this is deemed appropriate.

This Policy is closely associated with and must be read in conjunction with: This is a controlled document. Whilst this document may be printed, the electronic version posted on the intranet is the controlled copy. Any printed copies of this document are not controlled. As a controlled document, this document should not be saved onto local or network drives but should always be accessed from the Trust Website.

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- The Trust Data Security and Protection Policy (DSPP);
- Social Media and e-Communications Policy
- LHIS Security Leaflets and the HIS Good Practice Guide found on the LPT Intranet
- Lone Worker Policy.

Any intention to use remote and mobile devices for ecommunication with patients and/or carers must first comply with the social media and e-Communications Policy

- Own Professional Bodies' Code of Practice/Conduct
- E-Communications with Service Users Policy
- Data Protection and Information Sharing Policy.

The use of remote and mobile communication devices by patients and visitors is addressed in the Trust policy 'Social Media and e-Communications Policy.

Guidance on the use of mobile devices whilst driving exists in a number of Trust policies and guidance documents. These instructions are now replaced by the requirements in this document.

# 5.0 Duties within the Organisation –

#### 5.1 The Trust board:

- Has a legal responsibility for Trust policies and for ensuring that they are carried out effectively.
- Trust Board Sub-committees have the responsibility for ratifying policies and protocols.

#### 5.2 Service Directors and Heads of Services will be responsible for:

- Authorisation of the purchase /rental and issue of mobile telephones and other mobile devices to all staff via the designated person within each directorate.
- Ensuring compliance with the agreed local procedures within their areas.
- Ensuring local procedures are agreed for each Directorate they manage and that these are updated periodically.
- Directors/Heads of Services must notify the LHIS Service Desk of any transfers or withdrawal of authorised mobile communication devices, particularly when a member of staff leaves the Trust.
- Review of quarterly bills and authorisation for payment.

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#### 5.3 Managers and Team Leaders will be responsible for:

- Monitor compliance with the agreed local procedures within their areas.
- Ensuring there are identified areas for the use of mobile phones/device as described in this policy.
- Ensuring correct forms are used as per LHIS requirements when ordering mobile telephone or other devices, cancelling or transferring to another user. All forms can be found on the Trust's intranet. These, once signed by the employee, are to be kept secure for audit purposes
- Are responsible for ensuring all invoices for mobile phones or other devices are processed in a timely manner.
- All returned device(s) from staff leaving the Trust are either returned or reassigned to another member of staff with support from LHIS.
- Ensuring this policy is available to all staff.
- Ensuring employee's report any loss or misuse of a Trust mobile device using the Trust's e-irf incident reporting system and report the loss to LHIS service desk.

#### 5.4 Employee Responsibilities:

- To be aware of the policy and their duty of care to others. To ensure that all personal information must be treated carefully and must not be disclosed to unauthorised persons which is line with the confidentiality clause of their contract of employment.
- Use authorised mobile communication devices responsibly, lawfully and in accordance with the terms of this policy.
- Comply with the Social Media and e-Communications Policy and the Remote and mobile working policy (ref DSPP).
- To report any breaches of the policy (abuse, loss, theft) using the Trust incident reporting process via Ulysses and immediately to the LHIS Service Desk so that steps can be taken to secure data (for example, remote wipe).
- To report all cases of suspected fraudulent usage of mobile communication devices to the Trust's Local Counter Fraud Specialist.
- Staff leaving the Trust must return their mobile communication device(s) to their manager.

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• To abide by the rules and limitations outlned within this policy of using Trust devices for personal use and using personal devices for Trust business purposes.

# 6.0 Policy Requirements

Trust Equipment remains the property of the Trust and shall only be issued where there is a justified and authorised requirement in meeting business or operational needs of the Trust. It shall be configured by LHIS in accordance with defined standards, that are appropriate to its use and, takes account of NHS requirements, standards, recommendations and guidelines for such devices.

Allocation of Trust Equipment and access to its Mobile Working Solutions shall be controlled by authorisation and asset management processes. It is an express condition that where users are granted access to, and use of these resources, they shall assume responsibility for the physical security of equipment and information accessed or stored on the device. At all times they shall comply with the Trust's associated IT Guidelines and current safe working practices.

You may use a Trust supplied device where this has been authorised for work purposes. In either case, it is the employee's responsibility to ensure that appropriate security measures have been enforced or manually applied to the device in use. Security must be compliant with the Data Security and Protection Policy for NHS owned devices. Further guidance and support can be sought from LHIS Helpdesk.

In particular, devices which are used to store personal confidential information of patients or staff for example in the form of voice mail, email, or text messages, must have strong passwords set on the device. These will also be subject to controlled onward use and secure disposal.

Failure to ensure that security measures are in place on a device used for work purposes, could be treated as misconduct or as gross misconduct leading to disciplinary procedures up to and including dismissal.

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#### Security Measures

- Trust supplied smartphones which are synchronised to accept your emails, have enforced security including passwords, protection against data storage in the cloud, and remote wipe facility in case of loss or theft.
- Any Trust supplied smartphones that are not linked to synchronised emails and do not have enforced security must be reported to the LHIS service desk immediately in order that action can be taken to rectify this.

Users shall comply with Trust policies and NHS best practice guidance concerning the requirement for access to information; in particular that information should be shared only on a 'need to know' basis. Storage of sensitive information on Trust equipment shall be kept to the necessary minimum (in respect to both content and duration).

Data on devices shall be regularly backed up to the Trust's file storage systems. It shall be the responsibility of users to ensure that equipment assigned to them is regularly connected to the Trust's network to ensure that backups are made.

Users must respond to device software updates that are communicated via LHIS in a timely manner to ensure that its operating system is up to date. If there are any queries about the authenticity of the update request please check with LHIS Service desk (0116 2953500).

Where Trust owned equipment is unavoidably used for personal purposes, please comply with the requirements in section 7.0 below.

Usage of Trust devices must comply with the Good Practice Requirements in the Social Media and e-Communications Policy, in particular, with section 5.4.

It is the employee's responsibility to keep the mobile communication devices charged and ready for use and authorised mobile communication devices need to be switched on when the member of staff is on duty or on call.

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Emergency contacts should be kept on device address books and/or speed dial as this will speed up the process of making a call to raise an alarm.

If you have a concern about the security of using a mobile communication device for work related purposes, please contact your line manager and the LHIS Service Desk in the first instance.

In the event of misuse, theft or loss this should be reported immediately to the LHIS Service Desk so that steps can be taken to secure data (for example, remote wipe). Theft or loss should be reported to the Police and in the case of theft a Crime Number must be obtained. LHIS will notify the current network providers where necessary. The manager will need to liaise with LHIS for procuring a replacement if appropriate. Report any breaches of the policy (abuse, loss or theft) using the Trust reporting process and quoting the LHIS service desk reference and police crime number where appropriate. An incident must also be raised via the Trust Incident Reporting system Ulysses.

The employee is responsible for taking reasonable precautions to avoid loss or misuse of their mobile communication device. This includes not leaving it in view in unattended vehicles and storing it securely when not in use.

Any access to the internet should be for work purposes. Downloads of any materials for personal use applications or ringtones are not permitted, as viruses can often be embedded in these materials, thereby rendering the mobile device inoperable. Should an application be required for business use then the employee should check with LHIS that it is part of the LHIS App

Library for download [see LHIS App Guidelines for further information].

Potential and actual security breaches associated with Trust Equipment, the use of Information Assets and Mobile Working Solutions shall be reported and investigated in accordance with the Trust's incident reporting procedures.

# 7.0 Processes

#### 7.1 Personal Use of Trust Mobile Devices

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Other than in exceptional circumstances, such as emergency situations, Trust mobile phones and smartphones must only be used for the business of the Trust.

Staff are strongly advised to read the Trust Social Media & e-Communications Policy in relation to the blurring of the lines between business and personal communications.

#### 7.2 Restrictions on the Use of Trust Mobile Devices

#### 7.2.1 Use of camera on phone

The use of camera functionality on the Trust device is acceptable where it has been agreed that there is a service need i.e. taking images of patient wounds, taking images of visit lists as an aide memoir.

Where you are using the Trust device to take images of a patient or their relative/carer, you must obtain their consent before the image is taken and also inform them of the purposes for which the images will be used. These images must be uploaded as soon as possible the Electronic Patient Record and deleted from your device.

# NB: The use of personal devices for taking images is strictly prohibited and could lead to disciplinary action being taken.

Refer to the Management of Electronic Health Records Policy for more detailed on the taking of clinical images.

#### 7.2.2 Transfer of call

Any transfer of calls from a Trust device to either a landline or another Trust device must be discussed and agreed with the responsible line manager and any relevant staff who are responsible for the device that the calls are being diverted to.

Under no circumstances should a Trust phone number be transferred to a personal device.

#### 7.2.3 Patient Safety

Where mobile phone contact numbers are provided to a patient in order to access a service or contact a member of staff, the service must consider the implications of:

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- Staff annual leave/sickness cover
- Voicemail access/out of hours contact details

Any mobile phone that is used for patient/service user contact should have a voicemail message providing details of alternative contact, which is preferably a landline number.

In addition, a patient/service user must always be provided with details of an alternative contact number should they be unable to contact a member of staff on a mobile number.

Line managers should consider the need to develop a local Standard Operating Procedure when Trust mobile devices are used regularly as part of service provision to contact or be contacted by patients/service users

#### 7.2.4 Confidentiality

Staff must refer to the principles of the Data Protection Act and Caldicott Principles to ensure that mobile devices are only used to discuss personal, sensitive or confidential issues in circumstances that are otherwise unavoidable. If another more secure method is available, then staff should be using that method.

Texting or the use of WhatsApp is not a safe method of transmitting patient identifiable, sensitive or confidential information. If it is necessary to refer to a patient/service user or staff member in a text, the message should avoid identifying any individual. This can be achieved by, for example, using just initials and being careful not to include any additional information such as an address or post code that might identify them.

If including personal identifiable information in a text cannot be avoided, then that individual's consent must be obtained in advance. Also avoid including anything in the text that identifies the Trust.

However, the Trust acknowledges that the use of text messages as a form of communicating with patients/service users is becoming more common as patients/service users are requesting this as their preferred method of exchanging dialogue with services. However,

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the above guidance must be followed and the choice of communication by the patient/service user must be recorded in the clinical record. Staff should refer to the 'Electronic Communications with Service User Policy'.

#### 7.3 Authorisation of Use of Trust Equipment & Mobile Working Solutions

Requests for provision of Trust Equipment and access to Mobile Working Solutions will be considered by The Manager on a case-bycase basis. Authorisation may be granted where The Manager concludes that a business or operational need is justified and must be formalised by the completion and signature of the authorisation form (refer to Appendix 1).

Authorised requests must be submitted by The Manager to the LHIS IT Equipment requests in accordance with its current ordering processes and procedures.

Requests will be processed by the LHIS in accordance with established procedures and published timescales.

#### 7.4 Loss/Replacement of Trust Mobile Devices

Recipients of Trust mobile devices are responsible for their security and care.

Recipients must report any defects, damage or losses as soon as reasonably practicable to their line manager and the Issuing/Receiving Department.

Recipients losing or damaging a Trust mobile device where they are deemed not to have taken appropriate care of it will be required to pay in full or in part for a replacement.

This applies equally to recipients and users of pooled devices.

#### 7.5 Use of Personal Devices

The use of personal devices for clinical or any purposes that involve the sharing of personal information is not permitted owing to the increased risk of breaches of confidentiality and the introduction of network vulnerabilities which could lead to a cyber/information security threat to the individual or the network.

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The use of personal devices for LPT work purposes is not approved by the Trust due to inability to control the security of such devices.

There are, however, a number of limited circumstances where personal use is considered acceptable. Such examples include:

- Use of authenticator apps.
- VPN authenticator (code generator)
- Training / research purposes
- Ulearn
- Authorised social media channels
- GPS, travel and navigation
- Making telephone calls where LPT devices are unavailable
- Use of Whatsapp for lone working alerts/confirmations.

For certain staff groups e.g. Bank these functions are also acceptable on their personal devices to access the following specific Trust systems to enable access to their own personal data only:

- Employee Online
- Easy Expenses
- ULearn
- ESR

#### It should be noted that under no circumstances should personal devices be used to store or process patient identifiable information or LPT data of a confidential or sensitive nature including but not limited to email.

If you are unsure whether the use of a personal device is permitted for a specific use-case or circumstance, guidance and approval prior to use should be sought from the Data Privacy Team.

#### 7.6 Driving and Mobile Devices

#### 7.6.1 Legal Viewpoint

Using a mobile phone whilst driving is considered the biggest health risk posed by mobile phones. It is also contrary to the Road Traffic Act and Highway Code. It can increase your chances of having an accident, and it is illegal to use a handheld mobile

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phone whilst driving or riding a motorbike.

#### 7.6.2 Trust Requirement

Please ensure that any use of Trust mobile equipment is undertaken within the statutory laws and also consider the confidentiality of information call can be overheard when taken on speaker phone.

#### 7.7 Use of Trust Devices Overseas

Approval must be sought prior to the use of a Trust mobile device outside of the United Kingdom through contacting the LHIS ServiceDesk for a form. The request will be assessed by the Cyber Security and Data Privacy Teams.

#### 7.8 Disposal Reference

All items of equipment containing storage media should be checked to ensure that any sensitive data and licensed software has been removed or securely overwritten prior to disposal. All removable media holding personal identifiable or other sensitive information and no-longer required, will be securely disposed of.

Disposal of assets in a secure and environmentally friendly manner (e.g. mobile phones) will be controlled by the LHIS Infrastructure and Support Manager to prevent possible unauthorised access to data. (Ref. LHIS Procedure for the Secure Disposal of Computer Equipment) (DSPP part 2, 4.9.2)

Where equipment has a change of purpose or owner, all patientidentifiable or other sensitive data will be removed by specialist software (deleting files is not adequate).

The LHIS Procedure for the secure disposal of computer equipment states as follows:

#### Disposal of other Portable Equipment (mobile phones, tablets etc).

- Redundant assets and confidential (patient-related or other sensitive) information must be disposed of in a safe, secure and environmentally friendly manner.
- <u>Mobile Phones</u> are received by the LHIS usually by internal mail

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from a central point in the Trust or sent individually by post. Users are expected to remove the sim card before returning the phone. On receipt of the phone, it is checked for a sim card. If there is no sim card, the phone is recycled by GreenWorld Electronics Ltd.

 If there is a sim card, LHIS contact the service provider. If the sim card is active but out of contract, the user is tracked and asked if they want to terminate (if it is out of contract it does not cost anything to terminate). If there is a live contract the budget holder is asked to decide. If the budget holder chooses not to continue the contract it will end in 30 days and the sim destroyed by cutting.

There may be valid reasons for staff to retain the sim: the sim card may have a live contract and all the users contact details but they are due an upgrade or, if the contract is ceased, they may wish to destroy the sim so that they are confident that no confidential details have been destroyed.

Users and budget holders should be aware that to cancel a contract they need to complete a cancellation form – otherwise they will continue to be charged monthly for the contract.

• <u>Trust owned smart phones;</u> on receipt by LHIS, the device is checked for a sim card. If there is no sim they are not active. The device is then checked for an internal memory card which is erased.

Tablets and devices will be erased and disposed of by the Trusts supplier ensuring that National Cyber Security Centre requirements are met.

#### 8.0 Procurement

Leicestershire Health Informatics Service:

• Will process all orders upon receipt of the appropriate completed authorised requisition form (found on the Trust's Intranet – follow the LHIS links) from the Director/Head of Services via the designated person within each directorate.

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• Will purchase all the LPT mobile telephones and other devices using the current contract network provider.

## 9.0 Breach of the Policy

Employees who do not follow the terms of this policy **may** be liable to disciplinary action in accordance with the Trust's Disciplinary Policy and Procedure and, recovery of any cost incurred by the Trust. Each instance will be considered on an individual basis.

#### **10.0 Return/Recall of Mobile Phone/Devices**

Trust owned mobile phones/devices remain the property of the Trust and may be recalled at any time at the discretion of the Trust. Managers are responsible for ensuring that mobile phones and devices are returned as part of their termination procedures. Should any member of staff's contract of employment terminate then the employee should obtain a signed receipt from their line manager to say they have returned their mobile phone/ other communication device.

## 11.0 Health & Safety

Mobile phones should not be a substitute for good practice/safe systems of work in ensuring safety and security of staff. A mobile phone should never be relied upon as the only means of communication. Lone workers should always ensure that their manager or colleagues are aware of their visits; this would be more prudent within areas with poor signal strength to their mobile phone. Staff must follow the Trust's Lone Working Policy, team risk assessment and local arrangements.

Mobile phones are low power devices that emit and receive radio waves. Radio waves emitted above a certain level can cause heating effect to the body. All mobile phones sold in the UK meet international guidelines on emissions of radio waves.

The Trust will follow the current safety guidelines in regards the operation of mobile telephones and will advise and amend its operation procedures to reflect changes in government advice.

# **11.0 Training Needs**

There is no training requirement identified within this policy see Appendix 5.

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# **12.0 Monitoring Compliance and Effectiveness**

Page/Section	Minimum Requirements to monitor	Method for Monitoring	Responsible Individual /Group	Where results and any Associate Action Plan will be reported to, implemented and monitored; (this will usually be via the relevant Governance Group). Frequency of monitoring
All sections	Misuse or abuse of policy is reported via e- IRF	Review of incidents relating to mobile device usage	Data Privacy Group	Bi-monthly Data Privacy highlight reports
Section 7.3	Allocation of Trust Equipment and access to its Mobile Working Solutions shall be controlled by authorisation and hardware asset management processes.	Review of authorisation records Review of asset register	Data Privacy Group	Bi-monthly Cyber Security highlight reports
Section 7.4	Reports of damage, loss or theft of devices	Review of incidents	Data Privacy Group	Bi-monthly Cyber Security highlight reports

# **13.0 Links to Standards Key/Performance Indicators**

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TARGET/STANDARDS	KEY PERFORMANCE INDICATOR
Care Quality Commission fundamental standards Person- centred care, Safety, Premises and equipment	That the trust maintains compliance with CQC fundamental standards.
Data Security and Protection Toolkit requirements.	Achievement of Standards Met on an annual basis.

# 14.0 References and Bibliography

Health and Safety Executive [online] – Mobile phones and health: Guidance from the department of health (OC497/2) <u>http://www.hse.gov.uk/foi/internalops/ocs/400-499/497\_2.htm</u> [Accessed 14th January 2025]

- LPT Data Protection and Information Sharing Policy
- LPT Social Media and Electronic Communications Policy
- LPT Audio and Visual Recordings Guidelines
- LPT Electronic Communications with Patients Policy
- LPT Information Security Policy
- LPT Lone Worker Policy Appendices 14 & 15

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# **Appendix 1 The NHS Constitution**

The NHS will provide a universal service for all based on clinical need, not ability to pay. The NHS will provide a comprehensive range of services

Shape its services around the needs and preferences of individual patients, their families and their carers	1
Respond to different needs of different sectors of the population	1
Work continuously to improve quality services and to minimise errors	1
Support and value its staff	1
Work together with others to ensure a seamless service for patients	1
Help keep people healthy and work to reduce health inequalities	1
Respect the confidentiality of individual patients and provide open access to information about services, treatment and performance	✓

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# Appendix 2 Stakeholders and Consultation

Key individuals involved in developing the document.

Name	Designation
Claire Taylor	Head of Operational HR
Chris Biddle	Cyber Security Manager, LHIS
Julia Bolton	CCIO
Jonathan Hames	Assistant Director Digital Service Delivery and Strategy
Bernadette Keavney	Head of Health & Safety Compliance
Darren Wilson	Head of Procurement

Circulated to the following individuals for comment.

Name	Designation
Claire Taylor	Head of Operational HR
Chris Biddle	Cyber Security Manager, LHIS
Julia Bolton	CCIO
Jonathan Hames	Assistant Director Digital Service Delivery and Strategy
Gareth Jones	Director of LHIS
Bernadette Keavney	Head of Health & Safety Compliance
Darren Wilson	Head of Procurement
Data Privacy Group	Membership

# **Appendix 3 Due Regard Screening Template**

Section 1				
Name of activity/proposal	Clinical Systems Access and			
	Confidentiality Audit Policy			
Date Screening commenced	04/07/2024			
Directorate / Service carrying out the	Enabling/Data Privacy			
assessment				
Name and role of person undertaking	Sarah Ratcliffe, Head of Data Privacy			
this Due Regard (Equality Analysis)				
Give an overview of the aims, objectives and purpose of the proposal:				
AIMS: To provide clear instruction around the processes for assigning access to				
mobile devices and managing these in accordance with Data Protection				
Requirements				
Give an overview of the aims, objectives and purpose of the proposal: AIMS: To provide clear instruction around the processes for assigning access to mobile devices and managing these in accordance with Data Protection				

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OBJECTIVES:					
Provide clear instruction on the use and management of mobile devices.					
Section 2					
Protected	If the propo	sal/s have a positiv	ve or n	egative impact,	
Characteristic	please give	brief details			
0	No impact				
Disability	No impact				
Gender reassignment	No impact				
Marriage & Civil	No impact				
Partnership					
Pregnancy & Maternity	No impact				
Race	No impact				
v	No impact				
Sex	No impact				
Sexual Orientation	No impact				
Other equality groups?					
Section 3					
Does this activity propose m	ajor change	s in terms of scale o	r signifi	cance for LPT?	
For example, is there a clea					
to have a major affect for pe	ople from ar	n equality group/s? F	lease <u>t</u>	<u>ick</u> appropriate	
box below.		1			
Yes			No		
High risk: Complete a full El	-	Low risk: Go to See	ction 4.	$\mathbf{X}$	
click here to proceed to Part	В				
Section 4					
If this proposal is low risk ple	ease give ev	idence or justificatio	n for ho	ow you	
reached this decision:					
The Policy is designed to ensure that the security and confidentiality of patient					
information held in the Trusts' electronic patient record is maintained and access					
monitored to ensure compliance with staff responsibilities for maintaining					
confidentiality.					
Signed by	SRatcliffe	ļ	Date	19/08/2024	
reviewer/assessor					
Sign off that this proposal is low risk and does not require a full Equality Analysis					
Head of Service Signed	S Ratliffe		Date	19/08/2024	

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# Appendix 4 Data Privacy Impact Assessment Screening

Data Privacy impact assessment (DPIAs) are a tool which can help organisations identify the most effective way to comply with their data protection obligations and meet Individual's expectations of privacy.

The following screening questions will help the Trust determine if there are any privacy issues associated with the implementation of the Policy. Answering 'yes' to any of these questions is an indication that a DPIA may be a useful exercise. An explanation for the answers will assist with the determination as to whether a full DPIA is required which will require senior management support, at this stage the Head of Data Privacy must be involved.

Name of Document:	Clinical Systems Access and Confidentiality Audit Policy			
Completed by:	Sarah Ratcliffe			
Job title	Head of Data Privacy		Date 14/01/2025	
Screening Questions		Yes / No	Explanatory Note	
1. Will the process desc involve the collection of about individuals? This is excess of what is require process described within	new information s information in ed to carry out the n the document.	No		
2. Will the process desc compel individuals to pro about them? This is info what is required to carry described within the doc	ovide information rmation in excess of out the process	No		
<b>3.</b> Will information about disclosed to organisation have not previously had information as part of the in this document?	ns or people who routine access to the	Yes	Where a disciplinary issue is identified	
<b>4.</b> Are you using information for a purpose it is not cura way it is not currently it	rrently used for, or in used?	No		
5. Does the process out involve the use of new to might be perceived as b intrusive? For example,	echnology which eing privacy the use of biometrics.	No		
6. Will the process outlin result in decisions being		Yes	Where a disciplinary issue is identified	

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taken against individuals in ways	which can			
have a significant impact on them	?			
<b>7.</b> As part of the process outlined	in this	No		
document, is the information about	ıt			
individuals of a kind particularly lik	elv to raise			
privacy concerns or expectations?				
examples, health records, crimina				
• • •				
other information that people wou	la consider			
to be particularly private.				
8. Will the process require you to	contact	No		
individuals in ways which they ma	y find			
intrusive?	-			
If the answer to any of these questions is 'Yes' please contact the Data Privacy				
Team via				
Lpt-dataprivacy@leicspart.secure.nhs.uk				
In this case, ratification of a procedural document will not take place until				
review by the Head of Data Privacy.				
Data Privacy approval name:         Sarah Ratcliffe, Head of Data Privacy				
Date of approval 14/01/2025				
Acknowledgement: This is based of	n the work of	Princess	Alexandra Hospital NHS	

Acknowledgement: This is based on the work of Princess Alexandra Hospital NHS Trust

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# Appendix 5 Training Needs Analysis

Training topic/title:	Not applicable		
Type of training: (see Mandatory and Role Essential Training policy for descriptions)	<ul> <li>X Not required</li> <li>Mandatory (must be on mandatory training register)</li> <li>Role Essential (must be on the role essential training register)</li> <li>Desirable or Developmental</li> </ul>		
Directorate to which the training is applicable:	<ul> <li>Directorate of Mental Health</li> <li>Community Health Services</li> <li>Enabling Services</li> <li>Estates and Facilities</li> <li>Families, Young People, Children, Learning</li> <li>Disability and Autism</li> <li>Hosted Services</li> </ul>		
Staff groups who require the training: (consider bank /agency/volunteers/medical)			
Governance group who has approved this training:		Date approved:	
Named lead or team who is responsible for this training:			
Delivery mode of training: elearning/virtual/classroom/ informal/adhoc			
Has a training plan been agreed?			
Where will completion of this training be recorded?	🗆 uLearn		

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	□ Other (please specify)	
How is this training going to be quality assured and completions monitored?		
Signed by Learning and Development Approval name and date	ALISON O'CONNELL.	Date: 24.1.25

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