Control of Substances Hazardous to Health (COSHH) Policy and Procedure

The document describes the health and safety arrangements, including the processes and systems in place for identifying substances used and how they are used, the requirement for COSHH risk assessments to be undertaken, recorded and training for staff.

<table>
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<tr>
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<th>Substances, Hazardous, Health</th>
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**CONTRIBUTION LIST**

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<td>Sub-group of the agreeing committee</td>
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All LPT Policies can be provided in large print or Braille formats, if requested, and an interpreting service is available to individuals of different nationalities who require them.

For further information contact:

Health and Safety Compliance Team at healthandsafety@leicspart.nhs.uk
### Definitions that apply to this Policy

All procedural documents should have a definition of terms.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tbody>
<tr>
<td><strong>Biological agent</strong></td>
<td>Includes any micro-organism, cell culture, bacteria, virus, fungus, parasite or infectious larvae with the ability to cause infection in humans.</td>
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<tr>
<td><strong>Carcinogenic</strong></td>
<td>A substance which if it is inhaled or ingested or penetrates the skin may induce cancer or increase its incidence.</td>
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<tr>
<td><strong>Contractor</strong></td>
<td>Anyone brought in by an organisation to work at or on the premises who is not an employee of the Trust. It includes any individuals or company who come onto site to fulfil a contractual obligation between the site and a third party.</td>
</tr>
<tr>
<td><strong>Corrosive</strong></td>
<td>Substances that may on contact with living tissue destroy them.</td>
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<tr>
<td><strong>Harmful</strong></td>
<td>A substance which if it is inhaled or ingested or penetrates the skin may involve limited health risks.</td>
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<tr>
<td><strong>Hazard</strong></td>
<td>Presented by a substance is its “potential to cause harm”.</td>
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<tr>
<td><strong>Hazardous Substance</strong></td>
<td>Is any solid, liquid, dust, fume, vapour, gas or micro-organism that could be harmful to health.</td>
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<tr>
<td><strong>Health Surveillance</strong></td>
<td>Is the examination of the health and wellbeing of a person who is, or is liable to be, exposed to substances hazardous to health and where there is a valid and suitable technique for measuring the adverse effects on health.</td>
</tr>
<tr>
<td><strong>Irritant</strong></td>
<td>A non-corrosive substance that, through brief, prolonged or repeated contact with the skin or mucous membrane can cause inflammation.</td>
</tr>
<tr>
<td><strong>Monitoring</strong></td>
<td>In the context of hazardous substances is the use of valid and suitable techniques to derive an estimate of the exposure of staff to substances hazardous to health. Personal and environmental monitoring techniques can be used.</td>
</tr>
<tr>
<td><strong>Mutagenic</strong></td>
<td>A substance that if it is inhaled or ingested or it penetrates the skin, may involve a risk of hereditable genetic defects.</td>
</tr>
<tr>
<td><strong>Personal Protective Equipment (PPE)</strong></td>
<td>Is equipment designed to give a measure of protection to an employee using or handling a hazardous substance. It includes head protection such as hard hats, through to foot protection such as safety boots.</td>
</tr>
<tr>
<td><strong>Respiratory Protective Equipment (RPE)</strong></td>
<td>Is equipment designed to prevent or minimise the amount of hazardous substance to which the employee might be exposed from entering the lungs. It includes breathing apparatus used for full-scale respiratory protection where there is no breathable atmosphere; through to disposable face masks used to prevent an employee inhaling dust particles.</td>
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<tr>
<td><strong>Risk</strong></td>
<td>Presented by a substance is the likelihood that harm will occur in the actual circumstances of use. This will depend upon:</td>
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<tr>
<td></td>
<td>• The hazard presented by the substance</td>
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<td></td>
<td>• How it is used</td>
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<td></td>
<td>• How exposure is controlled</td>
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<td></td>
<td>• How much exposure there is and for how long</td>
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<td></td>
<td>• Whether individuals are particularly vulnerable (e.g. Asthmatics)</td>
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| **What could happen if systems fail, e.g. spillage** | • What could happen if substances are mixed e.g. toilet cleaner and bleach  
• How it is disposed of |
| **Safety Data Sheet** | Is a document that must be provided by the manufacturer or the supplier of the substance. It should be the first point of reference prior to handling hazardous substances as it details precautions to be taken during handling, use and in the event of an emergency.  
**Substances hazardous to health**  
• Substances labelled as toxic, corrosive, irritant, harmful  
• Substances with workplace exposure limits (WELs)  
• Biological agents (e.g. micro-organisms)  
• Dusts of any kind in substantial concentrations  
• Carcinogenic substances  
• Any other substance that can be harmful to health  
**Teratogenic** | A substance which if it is inhaled or ingested or penetrates the skin, may involve a risk of subsequent non-hereditable birth defects in offspring.  
**Very Toxic / Toxic** | A substance which if inhaled or ingested or penetrates the skin, may involve extremely serious / serious acute or chronic harm or death.  
**Workplace Exposure Limits (WELs)** | Are maximum exposure limits in the workplace as defined by European Health & Safety organisations. It is not acceptable to aim simply to comply with the WEL. Adequate control also requires that you apply the eight principles of good practice set out in Schedule 2A to COSHH and, if the substance causes cancer, heritable genetic damage or asthma, you reduce exposure to as low a level as is reasonably practicable. Information about current WELs is found in HSE Guidance note EH40 and may also be recorded on a safety data sheet.  
**Due Regard** | Having due regard for advancing equality involves:  
• Removing or minimising disadvantages suffered by people due to their protected characteristics.  
• 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 in other activities where their participation is disproportionately low. |
Contents Page

Equality Statement 7
Due Regard 7
1 Introduction 7
2 Policy Statement 8
3 Arrangements 8
  3.1 Premises 8
  3.2 Substances Hazardous to Health covered by COSHH Regulations 9
  3.3 Substance not covered by the COSHH Regulations 9
4 Managing the Risk 10
5 Control Measures 11
6 Roles and Responsibilities 11
  6.1 Chief Executive 11
  6.2 Director with Responsibility for Health and Safety 11
  6.3 Directors 12
  6.4 Line Managers 12
  6.5 COSHH Assessors 12
  6.6 All employees 13
  6.7 Health and Safety Compliance Team 13
  6.8 Infection Prevention Control Team 14
  6.9 Estates and Facilities 14
  6.10 Occupational Health Service (External) 14
  6.11 Contractors 14
  6.12 Purchasing Procedures 14
  6.13 Health Surveillance 15
7 Training 15
8 The Inventory 16
9 The Task Based COSHH Risk Assessment 16
10 Review 17
11 Guidance and References 17

Appendices

Appendix 1 Guidance for completing the task based COSHH Assessment Tool 19
Appendix 2 LPT COSHH Inventory Document 23
Appendix 3 Task Based COSHH Risk Assessment Template 25
Appendix 4 Monitoring Compliance and Effectiveness 28
Appendix 5 Training Requirements 29
Appendix 6 The NHS Constitution 30
Appendix 7 Due Regard Assessment 31
Appendix 8 Privacy Impact Assessment Screening 32
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 and advances 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, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex (gender) or sexual orientation.

In carrying out its functions, LPT must have due regard to the different needs of different protected equality groups in their area. This applies to all the activities for which LPT is responsible, including policy development, review and implementation.

Due regard is implicit with each section of this policy. It is acknowledged that the Control of Substances Hazardous to Health (COSHH), Regulation 6, Section 2, 3 and 4 and Regulation 7, Section 1, 2 and 3 outline the legal requirement for risk assessment in relation to COSHH and to implement the necessary control measures to protect employees and others. (See Section 7)

Due Regard

The Trust’s commitment to equality means that this policy has been screened in relation to paying due regard to the Public Sector Equality Duty as set out in the Equality Act 2010 to eliminate unlawful discrimination, harassment, victimisation; advance equality of opportunity and foster good relations.

A due regard review found the activity outlined in the document to be equality neutral because this policy describes the arrangements in place for all staff across the Trust.

1 Introduction

The Control of Substances Hazardous to Health (COSHH) Policy applies to all employees of the Leicestershire Partnership NHS Trust referred to throughout this policy as ‘the Trust’, who may be required to use or handle substances hazardous to health during the course of their work as well as other staff including temporary employees (e.g. agency/bank, contractors/students) and any other people who may be affected by the Trust’s activities.

This policy forms part of the suite of policies which contribute to the overall objectives of the Trust Health & Safety Policy.

The purpose of this policy is to set out the Trust arrangements to comply with the COSHH Regulations and imposes specific duties and responsibilities for all employees at all levels and to meet the outcomes identified in Care Quality Commission (CQC) Outcomes:

10 Safety and suitability of premises: People receive care in, work in or visit safe surroundings that promote their wellbeing
11 Safety, availability and suitability of equipment: where equipment is used, it is safe, available, comfortable and suitable for people’s needs.
12 Requirements relating to workers: people are kept safe, and their health and welfare needs are met, because staff are competent to carry out their work and are properly trained, supervised and appraised.

14 Supporting workers: People are kept safe, and their health and welfare needs are met, because staff are competent to carry out their work and are properly trained, supervised and appraised.

2 Policy Statement

The Trust has a duty to ensure, so far as is reasonably practicable, the health and safety of all its employees and other persons with regards to the use of hazardous substances. Where reasonably practicable hazards to substances should be prevented, where this is not possible, the exposure will be controlled to prevent injury or ill health at work.

In line with the COSHH Regulations and Trust Policy, all substances deemed to be hazardous to health arising out of a work activity will be assessed to protect employees and other persons against risks to their health, (whether immediate or delayed). Substances that are hazardous to health are:

- Those classified according to Classification Labelling & Packaging of Substances and Mixtures Regulations 2009 (CLP) and are classified as very toxic, harmful, corrosive or irritant
- Substances for which the Health and Safety Commission has approved a Work Exposure Limit (WEL)
- Substantial quantities of dust or vapour of any kind and microorganisms hazardous to health, which arise from a work activity.
- Work involving contact with biological agents
- Work involving carcinogenic substances either during handling, administering or during waste disposal

2.1 The Trust will:
- Where possible, eliminate substances hazardous to health.
- Where substances cannot be eliminated, reduce the number of people exposed to the substance and the period of time that people are exposed.
- Isolate the substance and its use where possible.
- Adequately control the substance.
- Ensure the provision of adequate health surveillance where identified as part of the risk assessment process.
- Ensure a suitable and sufficient assessment of the risks of exposure and Protection required including any monitoring and the recording of these findings will be put in writing and shared with relevant staff.

3 Arrangements

This policy and arrangements are to be applied throughout the Trust and will extend to encompass the full range of the Trust’s work and undertakings. This will include:

3.1 Premises
- All Trust premises
- Shared premises where Trust staff work
3.2 Substances Hazardous to Health covered by COSHH Regulations

Substances hazardous to health include:

- Any material, mixture or compound used at work or arising from work activities, which is harmful to people’s health in the form in which it occurs in the work activity (e.g. solid, liquid, dust, fume, vapour, gas or micro-organism)
- All substances or mixture of substances classified as being toxic, very toxic, harmful, corrosive, or irritant under Classification Labelling & Packaging of Substances and Mixtures Regulations 2009 (CLP). For all commercially available substances and preparations, this information is given on statutory warning labels on their containers. Suppliers must also provide (by law) safety chemical hazard data sheets for these substances
- A substance for which the Health and Safety Commission has approved a Workplace Exposure Limit (WEL). WELS apply to airborne contamination. Exposure limits can be found in the HSE publication EH40 (revised annually)
- A biological agent (bacteria and other micro-organisms) defined as any microorganism, cell culture, or human endoparasite and body fluids, including any which have been genetically modified, which may cause any infection, allergy, and toxicity or otherwise create a risk to human health
- Dust of any kind if its average concentration in the air exceeds the levels specified in the COSHH Regulations
- Any other substance, which creates a risk to health but which for technical reasons, may not be specifically covered by the CLP Regulations
- The Regulations apply to all substances from the time of receipt in Trust premises to their internal transportation, storage, use and disposal. This includes substances transported by or on behalf of the Trust

3.3 Substance not covered by the COSHH Regulations

Exceptions to the Regulations include:

- Health risks to patients arising from the substance being administered in the course of medical treatment to them. Certain drugs will, however, require task based COSHH risk assessment because of the potential risks to others involved in their administration and disposal. This is particularly the case with cytotoxic drugs (any drug with a toxic effect on cells such as some cancer treatment drugs)
- Substances already covered by their own regulations
  - Lead: Control of Lead at Work Regulations 2002 (CLAW)
  - Asbestos: Control of Asbestos at Work Regulations 2002 (CAW)
- Substances, which are hazardous only because they are:

1Nb: ‘medical treatment’ means medical or dental treatment which is conducted by, or under the direction of, a registered medical practitioner, registered dentist or non-medical prescriber)
- radioactive
- at extreme temperatures
- asphyxiants
- have explosive or flammable properties
- at high pressure
- Medicines are also excluded from this Policy as the COSHH requirements of these substances are covered under the Medicines Management Policy

4 Managing the Risk

The risk from using chemicals or other hazardous substances at work that can put people’s health at risk will be managed to the lowest level that is reasonably practicable following the hierarchy of controls in the current COSHH Legislation. Staff will be informed by their line manager(s) of any control measures required and provided with information, instruction and training to ensure they are made aware of the hazards and risks and their duties.

The following factors must be taken in to consideration when conducting a COSHH risk assessment:

- Possible harmful health effects (risk)
- Its form and quantity
- How it is stored and handled
- How it is used and transported
- Possible routes of entry in to the body e.g.
  - inhalation (breathing)
  - ingestion (through the mouth)
  - absorption (through the skin or mucus membranes)
  - injection, cut or abrasion
- Prevention and control measures to be implemented
- How it is disposed of (the substance)

Latex and other skin irritants & sensitisers will be included as part of the COSHH and risk assessment procedure.

Safe systems of work including documented standard operating procedures must be in place e.g. permits to work. These must be documented and easily accessible to staff in the area where the work is being carried out.

Where health surveillance monitoring is identified as a requirement, records of monitoring will be kept. Where a monitoring record contains personal exposure of identifiable staff then these records will be retained in the staff member’s Occupational Health record and must be kept for 50 years from the last date of entry. All managers must ensure that monitoring is forwarded to the Occupational Health Service and the Health and Safety Team.
5 Control Measures

Control measures must be determined by the level of risk to health and must take into account:

- Elimination and/or use of alternative/less hazardous substances where possible
- Modification of the use or process to eliminate, isolate or reduce exposure
- Elimination and/or reduction of the number of people exposed to the hazardous substance
- The outcome of any environmental monitoring, as appropriate, which has been undertaken by competent person
- The provision, maintenance and use of any control equipment required
- The use of personal protective equipment/respiratory protective equipment (PPE/RPE) should be regarded as a “last resort” in providing protection from exposure to substances hazardous to health

Failure to comply with the identified control measures may result in disciplinary action.

Managers are responsible for ensuring that PPE, as required, is suitable for its intended purpose, appropriately maintained, cleaned, inspected, stored and replaced as required.

Employees are required to use PPE in accordance with the training they have been given and report any faults/defects or concerns regarding PPE to their manager. For further guidance please refer to the Workwear PPE Policy.

Any physical control measures put in place as a result of assessments e.g. local exhaust ventilation systems must be inspected and maintained to ensure their effectiveness.

6 Roles and Responsibilities

6.1 Chief Executive
- Responsible for ensuring the effective implementation of this Policy
- Monitoring the overall effectiveness of this Policy

6.2 Director with Responsibility for Health and Safety
- Has been designated as the lead Board member with the responsibility for Health and Safety and as such will ensure that robust management systems exist to reasonably minimise and or adequately control risks to patients, staff and others from substances hazardous to health
- Advising the Board on the review of existing policy arrangements
- Advising the Board on the allocation of resources to implement health and safety procedures
- Referring matters of a critical nature to the Board for resolution via the Corporate Risk Register
- Ensuring adequate safety arrangements exist within the Trust
6.3 Directors

- Must implement this policy and any associated guidance on COSHH and task based COSHH assessments within their areas of responsibility
- Must ensure arrangements are in place for the monitoring of (and compliance with) this policy
- This includes identifying who is responsible for doing what, together with identifying the name, number and location of people delegated to undertake task based COSHH assessments within the Division/Corporate Services
- Ensure there are suitable resources available for the implementation of this policy

6.4 Line Managers

As part of the COSHH risk assessment, will identify risks in areas there services operate within or use to deliver care where patients are admitted, assessed or receive treatment. The risk assessment should take account of multiple environmental, clinical, and operational health and safety factors, including but not limited to:

- equipment and therapeutic environment needs of the room/space
- operation and services undertaken in the room/space
- staff resource and ability to observe a patient in the room/space
- patient population risk especially vulnerable groups such as dementia, mental health, children, etc.
- type of healthcare facility
- Cleaning chemicals must be safely and securely stored considering vulnerable patient groups who may access such products. At LPT the requirement is for COSHH items to be secured behind locked door and with a lockable cabinet (preferably metal cabinet if flammables stored)
- Cleaning chemicals must not be left unattended or in unlocked/unsecured areas/trolleys/cupboards where they may be accessed by vulnerable patients
- Guidance on decanting and dilution of cleaning chemicals must be followed, for example only using a labelled secondary container expressly used for that purpose and not using drinking or other vessels intended for patient or staff use
- Measures to limit/prevent the exposure of patients and staff to ingestion of cleaning products, etc. must be in good working order; for example, locks on cleaning trollies must always work and be fit for purpose with keys removed when not in use
- Work techniques must be followed that avoid or minimise contact with harmful cleaning chemicals and minimise leaks and spills for staff and patients
- Provide information, training and instruction for employees must be provided appropriate to their job role and in a suitable style of delivery and language
- Will communicate information to staff about all COSHH identified products used in their area of work and share with them the associated task based COSHH risk assessments
- Must complete COSHH inventories and ensure that these are regularly reviewed and updated.
- They will ensure that, following completion of the task based COSHH risk assessment staff training in relation to COSHH products is adequate and
appropriate to the individuals use and contact with the COSHH product. Staff training records relating to COSHH must be retained locally for five years from the date training took place.

- Although Line Managers may delegate the task of completing task based COSHH risk assessments they will retain the responsibility for ensuring these have been completed and that COSHH inventories are kept and updated.
- If Line Managers delegate the task of COSHH risk assessments to a COSHH Assessor, each service does not necessarily require a COSHH assessor at each site. For example, in District Nursing there could be one assessor in each locality. The assessor would be responsible for ensuring all substances used and operations/procedures in District nursing in that locality are assessed and all staff in the locality trained and aware of the task based COSHH risk assessment. This approach to appointing assessors to be adopted across a range of services to ensure each site was not unduly duplicating the assessment procedures.
- Where PPE is identified as a control measure for staff while using COSHH substances, include Annual Hand Inspection for Glove Use as embedded in the Glove Policy – Appendix 1.
- Undertake Monthly Hand Hygiene Audits in line with The Management of Latex and Occupational Dermatitis Policy, if applicable to team.

6.5 COSHH Assessors

- Will be responsible for attending COSHH risk assessment training, including update and refresher sessions
- Completing or updating an inventory of all hazardous substances within their area of responsibility and reviewing and revising as necessary (at least annually, but following any change, whichever is sooner)
- Collate relevant generic task based COSHH risk assessments and COSHH documentation identified on their inventory, from the LPT intranet centralised system. Review and amend risk assessments to fit their working environments and site specific processes
- Conducting suitable and sufficient task based COSHH risk assessments not on the centralised system with support from the Health and Safety Team
- Send a copy of the inventory, any local additional COSHH risk assessments and associated Material Safety Data sheets that are outside of the intranet centralised system, to the Health and Safety Team
- Reviewing COSHH risk assessments whenever there have been any significant changes in the matters to which they relate or there is a reason to suspect that they are no longer valid. Assessments should be reviewed at least every 2 years.
- Keep copies of the COSHH risk assessments available locally, including the inventory and safe systems of work documentation.
- Any risks identified during the assessment process that cannot be controlled locally (moderate and above) need to be entered on to the risk register
- Assist the Head of Service/Department/Line Manager in the development of safe systems of working
- Liaise with the Health and Safety Team, Infection Prevention and Control or Occupational Health, and other specialist advisors as required
6.6 **All employees**  
- Will co-operate with the Trust by adhering to this COSHH Policy and the control measures identified in individual task based COSHH assessments.  
- Will comply with all Health Surveillance requirements as identified as part of the task based COSHH assessment process.  
- Participate in annual and monthly hand inspection audits if applicable to role, as required by line manager.  
- Will report any ill health effects immediately to their line manager and complete an incident form in line with the Trust’s reporting policy.  
- Will not bring products into work or buy via petty cash, for use at work, unless these are agreed by the line manager

6.7 **Health and Safety Compliance Team**  
- Will provide specialist advice and guidance where substances have an EH40 classification as indicated on the manufacturer’s safety data sheet or are classified as WEL/health hazard H351 (Carcinogen) H334 (respiratory) H351 (skin irritation) specific specialist task based COSHH assessments.  
- Advice on occupational hygiene monitoring services to ensure effectiveness of control measures and compliance with workplace exposure limits  
- Provide COSHH training for COSHH assessors and additional support with locally based task based COSHH risk assessments  
- They will liaise with other Specialist Advisors e.g. infection control, pharmacists, clinical leads or medical physics to ensure that products are carefully evaluated before being introduced into the workplace. Where appropriate they will ensure that task based assessments are completed.  
- Will create and manage a centralised COSHH system containing generic COSHH inventory, Material Safety Data Sheets, task based COSHH risk assessment and safe systems of work/manufacturer’s instructions for hazardous substances used across the Trust.

6.8 **Infection Prevention Control Team**  
- Will provide expert advice on the risk from microbiological agents  
- Provide policies and procedures to ensure safe practices are in place to limit the risk and spread of micro-organisms  
- Education and training of staff with regard to infection control policies and procedures

6.9 **Estates and Facilities Provider**  
- Provide expert advice on local exhaust ventilation (LEV)  
- Retain on behalf of the Trust records of testing and any monitoring undertaken. Sharing relevant documentation and records as required by the Trust to ensure staff and patient safety. Ensuring any deterioration is reported without delay to the appropriate manager and specialist advisors for action to be taken

6.10 **Occupational Health Service (External)**  
- Under the service level arrangement the service must ensure the following are provided  
- Post-employment check for all clinical staff, all Hotel Services staff and all Estates and Facilities staff
Any staff at interview who declare a Health problem may be seen prior to employment if the preferred candidate
Advise Line Managers and employees of any necessary adjustment of restriction to their work activities
Provide health surveillance (including follow-up) if required i.e. legal requirements, good practice or as identified following risk assessment
Provide activity reports on quarterly basis to the Health & Safety Group and Infection prevention and Control Group
Attend Trust meetings as required
Will assist promote staff wellbeing in relation to any COSHH products used

6.11 Contractors
All contractors undertaking work within the Trust will be expected to undertake COSHH assessments prior to using products on site that fall within the Regulations
Contractors are not required to use the Trust COSHH assessment paperwork but must have a documented record of their COSHH assessments and share this information with the Project Manager responsible for the project
Where contractors have restricted access to COSHH products to their own staff (for example cleaning contractors), they must provide a copy of their assessments to relevant Trust managers in case of accidental exposure when contractors are off site

6.12 Purchasing Procedures
All purchases of goods and substances must be procured via the approved purchasing process. No other purchasing approaches should be adopted. All substances/products are required to be COSHH assessed before use and assessed to ensure products/substances chosen have the least potential to cause any ill-health
Manufacturers and suppliers of substances and materials have a duty to supply material safety data sheets for the materials provided

6.13 Health Surveillance
COSHH places a duty on the Trust to provide suitable health surveillance where employees are exposed to a substance linked to a particular disease or adverse health effect and there is a reasonable likelihood, under the conditions of the work, or that disease or effect occurring and it is possible to determine the disease or health effect
Managers should notify the Occupational Health Service when a new substance hazardous to health, which requires health surveillance, is planned to be introduced and the relevant safety data sheet provided to them; should the manager require advice as to whether any health surveillance is required they must contact the Occupational Health Service
Managers must ensure that employees who require health surveillance are known to the Occupational Health Service so a baseline assessment can be carried out
The Occupational Health Service will advise on routine surveillance of individual health to be undertaken following consideration of the degree of exposure and the nature of the effects, i.e. exposure to latex etc. This must be recorded on the relevant COSHH risk assessment
Health Surveillance may involve tests such as lung peak flow, skin checks, blood tests, which are carried out at regular intervals to minimise the risk of potential ill health effects.

The Occupational Health Service will undertake health surveillance procedures and maintain the records as required by legislation.

Individual health surveillance health records will be made available to the individual employee should they wish to access them.

The effects of some substances on the body cannot be measured by health surveillance and it is the manager and the employee’s responsibility to be aware of this and monitor potential side effects and report them promptly.

7 Training

There is a need for training identified within this policy. In accordance with the classification of training outlined in the Trust Learning and Development Strategy this training has been identified as mandatory training and is delivered as part of the Trust Induction and Core Mandatory programme.

In addition, staff identified to undertake work activities where COSHH is applicable will have the task based COSHH risk assessment shared with them including receiving information and instruction. This will include guidance on the COSHH assessment process (see Appendix 1 and 3).

In addition, staff identified to undertake task based COSHH assessments will receive information given suitable and sufficient training to carry out this role together with written guidance by the Health and Safety Team (Appendix 1).

Managers will ensure all staff required to use a COSHH substance as part of their work activity will be given training locally in the correct and safe use of the product and all associated personal protective equipment (PPE).

Managers will, (within their areas of control), ensure that all staff who use a COSHH substance which requires health surveillance as part of their work activity, are informed of the need to have regular health surveillance checks and are referred to occupational health service.

All staff who use a COSHH substance as part of their work activity who become pregnant or who are nursing mothers should inform their manager of their status so that the task based COSHH assessment can be reviewed for any contraindications of that product for new and expectant mothers and their baby.

Managers will ensure young people (as identified by legislation) who are required to use COSHH products will be identified on the task based COSHH assessment and will be given training suitable and sufficient to their needs.

Managers will ensure local Induction training will be provided for every new member of staff, providing details of local COSHH risk assessments and the safe systems of work in place that they will be required to work to.
Managers must ensure adequate supervision is given to employees where indicated until a satisfactory level of competency is reached. Competency must be maintained through regular updates. Records of all training given must be kept. Staff are responsible for ensuring that they attend and receive such training to enable them to undertake their duties in a safe manner.

Training for COSHH Assessors will be provided through the Health and Safety Compliance Team.

A record of the event will be recorded on the electronic staff record and any locally held database.

The governance group responsible for monitoring the training is the Health and Safety Committee.

8 The Inventory

Managers will, within their area of control, ensure that an inventory is kept of all COSHH substances used currently within the workplace. This is a generic document available for managers to complete (Appendix 2). This document needs to identify what products are used in the area/department and the relevant COSHH information kept in the COSHH folder reflecting this. This should be reviewed and updated annually.

9 The Task Based COSHH Risk Assessment

The risk assessment will be a systematic approach based on the task being undertaken and all COSHH substances used as part of that task. This must reference the manufacturer data sheets for the substance, which must be obtained from the manufacturer or supplier.

The risk assessment must also include reference to any emergency plans or procedures e.g. dealing with fire, spillage or first aid.

The risk assessment must clearly show all the control measures put in place either to prevent exposure or to achieve and maintain adequate control of exposure.

Where assessments require further control measures to be put in place, an action plan must be developed with responsibilities clearly allocated and actions timed.

The task based risk assessment will be recorded using the task based COSHH assessment Form (Appendix 3) the manufacturer data sheets should be attached to the assessment form and safe systems of work/manufacturer’s instructions. This COSHH documentation must be kept in a folder identified clearly as containing COSHH information.

All task based COSHH assessments will be reviewed every 2 years (minimum requirement), or sooner where there are changes to the task being undertaken or where COSHH substances are being introduced to or removed from the task or if there is reason to suspect that health is being adversely affected or if monitoring results deteriorate.
The assessments must be filed and held locally where the task is undertaken. All staff must be instructed where task based COSHH assessments are kept, what control measures must be followed during the task and what to do in the event of accidental exposure to the COSHH product.

Task based COSHH assessments must be retained as long as substance is in use. Obsolete Task based COSHH assessments (for substances no longer in use) must be retained locally for five years from the date the substances was removed from use and transferred to the Health & Safety Team for archiving.

10 Review

The Health and Safety Committee will review the policy every three years or sooner where a change to legislation, national policy or guidance occurs.

11 Guidance and References

- Health and Safety at Work etc Act 1974
- Management of Health and Safety at Work Regulations 1999
- The Control of Substances Hazardous to Health Regulations 2002(as amended)
- Reporting of Injuries, Diseases and Dangerous Occurrences Regulations (RIDDOR) 2013
- Personal Protective Equipment Regulations 1992
- Classification Labelling & Packaging of Substances and Mixtures Regulations 2009 (CLP).
- Health and Safety Policy
- Work wear/ Personal Protective Equipment Policy
- Occupational Dermatitis and Latex Policy
- Glove Policy
- Risk Management Strategy
- Risk Assessment Guidance
- Associated Infection Control Policies and Procedures
- Associated Occupational Health Service Policies and Procedures

Further guidance is available from the Health and Safety Executive -
http://www.hse.gov.uk/

HSE Guidance EH40/2005 Workplace Exposure Limits

Labelling and Packaging Hazard and Precautionary Phrases
Appendix 1

Guidance for completing the task based COSHH assessment Tool

The task-based COSHH assessment tool is designed to enable you to assess the hazards associated with using substances as part of a task or process, rather than assessing substances as individual stand-alone items.

This improves the assessment by focusing on what the substance is being used for, what other substances may be used in undertaking the same task, and how those substances are used.

This means fewer actual assessments being undertaken as each designated task may use several substances.

There are two parts to COSHH management, the substance inventory, and the assessment.

The LPT COSHH Substance Inventory (Appendix 2)

This acts as a comprehensive reference of all substances used with the workplace, whether hazardous or not. A comprehensive audit should be carried out regularly to ensure all substances in the workplace are accounted for and appropriately managed. This form is an integral part of this management process.

List all products, the name of the manufacturer, and all the tasks in which the product is used.

Next answer Yes/No as to whether or not you hold a Materials Safety Data Sheet (MSDS) for this product, if not you must obtain one from the manufacturer.

The safety data sheet tells you whether the substance is classified as hazardous under the Classification Labelling & Packaging of Substances and Mixtures Regulations 2009 (CLP), further details will be required for the assessment.

The Task based COSHH Risk Assessment Template (Appendix 3)

You can generate the Assessment Title and Reference Number for your own local reference.

The form allows you to enter different locations where this task is performed.

Activity or Process - This section should include the equipment/tools needed e.g. mop and bucket, brush/roller, description on how to undertake the task, frequency and quantity.

Persons at risk - How many people are likely to be exposed make sure you consider anyone who might be in the area such as vulnerable persons, visitors, contractors/estates or other employees.

This assessment needs to also consider if any additional risks to a new or expectant mother or young person.

Hazard Identification – identify the substance classification, label elements and hazard statements.

First aid measures; will be listed on the MSDS in section 4 along with routes of entry.

Firefighting measures – this will be listed in section 5 of the MSDS.
Emergency measures – this will be listed in section 6 of the MSDS.

Handling and storage – this will be listed in section 7 of the MSDS.

Exposure controls/ personal protection – this will be listed in section 8 of the MSDS.

Examples of hazardous substances or chemicals used in healthcare work situations that can put people’s health at risk may involve the following:-

**Office environments**
- photocopier toner
- cleaning materials including furniture polish, window cleaner, hard surface floor cleaner, toilet cleaner, air freshener

**Healthcare environments**
- pathology specimens and body fluids e.g. infections via blood and bodily fluids e.g. saliva, vomit, urine and faeces
- cleaning products e.g. disinfectants, solvents etc. (see Occupational Asthma Policy)
- biological agents such as bacteria, viruses, cell cultures
- substances generated by work activities including dust, fumes, chemical reaction products
- drugs that may be harmful to staff, other patients of visitors due to handling or excretion e.g. cytotoxic drugs
- anaesthetic gases
- naturally occurring substances to which staff are accidentally exposed
- latex (especially latex gloves- see Glove Policy)
- wet work (see The Management of Latex and Occupational Dermatitis Policy)

**Maintenance/workshop areas**
- wood dust
- welding fumes
- varnish, paint and solvents
- adhesives
- medium density fibre board (MDF)
- metal cutting fluids
- timber/metal treatments

**External work environments**
- contaminated water supplies e.g. sewage, bacteria
- animal or bird borne diseases e.g. Weils disease, Ring Worm,
- pollen
- dust
- fuels and liquid petroleum gas
- wood preservatives or other wood finishes
- pesticides
- substances used in road surfacing
**Controls measures**

*Information, Instruction and Training* must be provided to all staff and recorded who undertake this task. This includes informing them of the associated hazards and risks identified in the assessment, as well as how to undertake the task itself safely.

NB: This also applies to bank and agency staff.

*Routine monitoring/supervision* should be employed where tasks are complex or involve significant risk, or where staff turnover is high.

The Statutory or other test section refers to any mandatory testing listed in the MSDS such as air sampling.

*Health surveillance* – see Annex 1 for when Health Surveillance may be required and advice from Occupational Health must be sought.

Risk rating after the implementation of control measures

The COSHH regulations stipulate that hazardous substances must be eliminated or substituted wherever possible. If such substances are used then the line manager/COSHH Assessor must decide if it would be possible to undertake this task equally well without it or with another substance/product which is not classified as hazardous.

If the assessment concludes that the risks are anything other than insignificant or controlled then the action plan must be completed to address this.

The Trusts standard 5 x 5 risk matrix must also be completed to address the COSHH risks arising out of the task.

**Checkpoint**

Once you have completed a task based assessment for each individual task under your control ensure that you haven’t missed anything out by double-checking against the Ward/Department/Service Substance Inventory to ensure you have accounted for all substances. Ensure all substances used are accounted for on the inventory and task based risk assessments, safety data sheets and safe systems of work/manufacturer’s guidance are available in the COSHH folder.

**The COSHH Folder**

The COSHH folder must contain three sections

1. **LPT COSHH Inventory document**
   - Must list all substances within the area/department.

2. **Colour printed copies of task based COSHH assessments and associated data sheets**
   - Data sheets for substances used in each task should be filed with that task’s assessment.
   - Any relevant safe systems of work/manufacturer’s instructions documents used for the product.
   - The folder must be easily accessible to staff and contents explained during the site induction process. Training to be refreshed as required.

3. **COSHH Policy**
Annex 1. Health surveillance requirements

* Health surveillance shall be treated as being appropriate where –

   a) the exposure of the employee to a substance hazardous to health is such that-

      (i) an identifiable disease or adverse health effect may be related to the exposure,

      (ii) there is a reasonable likelihood that the disease or effect may occur under the particular conditions of his work, and

      (iii) there are valid techniques for detecting indications of the disease or effect,

      and the technique of investigation is of low risk to the employee.

* Information direct extract from Regulation 11 Health Surveillance in Control of Substances Hazardous to Health Regulations 2002
### Appendix 2  
**COSHH Inventory Document 2018**

<table>
<thead>
<tr>
<th>Generic No</th>
<th>Name of Substance or Product</th>
<th>Summary of Work Activity</th>
<th>COSHH RA</th>
<th>Safety Data Sheet</th>
<th>Safe System(s) of Work</th>
<th>Used in area/department</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>CHLOR CLEAN TABLETS</td>
<td>Disinfection and deep cleaning of bodily fluids (not blood spillages)</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>CHLOR CLEAN wipes</td>
<td>Disinfection and deep cleaning of bodily fluids and blood borne viruses</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>DEB CUTAN gentle wash</td>
<td>Frequent washing and hand hygiene</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>DEB CUTAN moisturising cream</td>
<td>Emollient rich skin moisturising cream</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>DEB CUTAN hand sanitising gel</td>
<td>Hand sanitiser to protect against yeasts, moulds, bacteria and viruses</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>PURELL hand sanitising gel</td>
<td>Hand sanitiser to protect against yeasts, moulds, bacteria and viruses</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>VIDENE antiseptic solution</td>
<td>Antiseptic for skin that is infected or likely to become infected or used as an effective hand wash</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>HYDROMOL bath and shower emollient</td>
<td>Management of dry skin conditions such as dermatitis, eczema, psoriasis, ichthyosis etc.</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>HYDROMOL ointment</td>
<td>Management of dry skin conditions such as dermatitis, eczema, psoriasis, ichthyosis etc.</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>TITAN sanitiser detergent disinfectant</td>
<td>General purpose cleaner, disinfectant and sanitiser</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>HOSPEC concentrated general purpose liquid detergent</td>
<td>Suitable for general cleaning and damp dusting of surfaces and hospital furniture, hand dishwashing and manual cleaning of reusable instruments</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>DIVERSEY SHIELD concentrated surface disinfectant</td>
<td>General cleaner and disinfectant used on a variety of hard washable surfaces including walls, bathrooms, kitchens and washrooms</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Sani Cloth CHG 2% disinfectant wipes</td>
<td>Used for disinfecting surfaces, medical and other general devices including patient shared equipment,</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Item</td>
<td>Description</td>
<td>Features</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>------</td>
<td>-------------</td>
<td>----------</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>VERNAGEL solidifier absorbent powder</td>
<td>Prevents spillages, minimises residual odours and enables safer transportation of liquid clinical waste by soaking up bodily fluids and turning them into a semi solid gel</td>
<td>✓ ✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Aqua Gel</td>
<td>Lubricant for use in gynaecological, digital and instrument examinations as well as patient catheterisation</td>
<td>✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Instillagel</td>
<td>Lubricant for use in gynaecological, digital and instrument examinations as well as patient catheterisation</td>
<td>✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Nail Polish Remover Pads</td>
<td>Purpose of nail polish removal as part of therapeutic manicure or when prepping a patient's finger before applying a pulse oximeter</td>
<td>✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>CLINELL detergent wipes</td>
<td>For multi surface general cleaning, damp dusting and cleaning of non-invasive medical devices</td>
<td>✓ ✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>CLINELL universal sanitising wipes</td>
<td>Used to disinfect and clean hands, surfaces and non-invasive medical devices</td>
<td>✓ ✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Sterets Skin Cleansing Swabs</td>
<td>Product is used to clean skin area pre-injection.</td>
<td>✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Lexmark Printer Toner Cartridge</td>
<td>Printer toner cartridge used in Lexmark printers.</td>
<td>✓ ✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Hospec Detergent Sanitizer</td>
<td>All surface disinfectant cleans and disinfects in one step.</td>
<td>✓ ✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Chemodol Massage Oil/Lotion</td>
<td>Massage oil/lotion used in physiotherapy settings.</td>
<td>✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Persil Professional Biological washing powder &amp; one3five non biological washing powder.</td>
<td>Powdered detergent for laundering clothes</td>
<td>✓ ✓</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
# COSHH Risk Assessment

This assessment must be kept with the materials safety data sheet

<table>
<thead>
<tr>
<th>Date of Assessment:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessor Name:</td>
</tr>
<tr>
<td>Signature:</td>
</tr>
</tbody>
</table>

## Division / Department: | Location / Team: |
|-------------------------|------------------|

## Identification of the Substance / Preparation and of the Company Undertaking

### Product Identifier

<table>
<thead>
<tr>
<th>Product Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Safety Data Sheet Ref No</td>
</tr>
</tbody>
</table>

### Activity or Process

<table>
<thead>
<tr>
<th>Describe the activity or process</th>
</tr>
</thead>
<tbody>
<tr>
<td>Where is the activity carried out</td>
</tr>
<tr>
<td>How often is it used</td>
</tr>
</tbody>
</table>

### Persons at Risk - Identify Groups of People at Risk of Exposure and Numbers Affected* (Identify Maximum Numbers of People in Each Group)

<table>
<thead>
<tr>
<th>Persons at Risk (Please Tick ✓)</th>
<th>Employees</th>
<th>Trainees</th>
<th>Bank / Agency</th>
<th>Patient</th>
<th>Contractor</th>
<th>Public</th>
</tr>
</thead>
</table>

Is there a risk for certain groups of individuals? (Please tick ✓)

- Yes
- No

*Identify Maximum Numbers of People in Each Group

e.g. pregnant mothers, young, elderly, staff with asthma etc.

## Hazard Identification

### Classification of the Substance or Mixture

<table>
<thead>
<tr>
<th>Physical Hazards (Please Tick ✓)</th>
<th>Liquid</th>
<th>Dust</th>
<th>Solid</th>
<th>Fumes</th>
<th>Mist</th>
<th>Vapour</th>
<th>Gas</th>
<th>BBV</th>
<th>Latex</th>
<th>Other (State)</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Routes of Exposure (Please Tick ✓)</th>
<th>Inhalation</th>
<th>Ingestion</th>
<th>Skin Contact</th>
<th>Eye Contact</th>
</tr>
</thead>
</table>

If ‘other’ state

### Health Hazards

### Environmental Hazards

### Human Health

## Label Elements (Please Tick ✓)

<table>
<thead>
<tr>
<th>Acute Toxicity</th>
<th>Irritant</th>
<th>Carcinogenic / Respiratory Sensitisation</th>
<th>Environmental</th>
<th>Corrosive</th>
<th>Explosive</th>
<th>Flammable</th>
<th>Oxidising</th>
<th>Pressurised Gases</th>
</tr>
</thead>
</table>

If ‘other’ state

### Signal Word (Please Tick ✓)

- Warning
- Danger

### Hazard Statements
### First aid measures

**Description of first aid measures**

### Firefighting measures

**Extinguishing media (please tick ✓)**

- Water
- Foam
- Powder
- CO₂

### Special hazards from the substance or mixture

See safety data sheet

**Advice for firefighters**

See safety data sheet

**Emergency arrangements e.g. accidental release, spillages etc.**

### Handling and storage

### Exposure controls / personal protection

#### Occupational exposure limits

**Long term (8hr TWA)**

**Short term (15 minutes)**

TWA = time weighted average  
WEL = workplace exposure limits

#### Control parameters (please tick ✓)

- Eye protection
- Face protection
- Gloves
- Respirator
- Other

**Is health surveillance or monitoring required? (please tick ✓)**

**Yes**  
**No**

If ‘yes’ state how this is done? (contact Occupational Health for advice on health surveillance)

**How is the surveillance carried out?**

**By whom**

**Frequency**
### Disposal considerations

<table>
<thead>
<tr>
<th>Waste treatment methods (please tick ✓)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Hazardous waste</td>
<td>Clinical waste</td>
</tr>
</tbody>
</table>

### Other information

**See product label for any other information**

Can this product be substituted with a less hazardous alternative? (please tick ✓)

If ‘yes’ further information should be sought from the supplier/s on alternative products

### Control measures

Give details of any additional control measures e.g. well ventilated area, local exhaust ventilation system, extraction, competently trained staff, authorised persons only, supervision, safe systems of work, transport etc.

### Actions required

Is exposure suitably controlled? (please tick ✓)

If ‘no’ state below what further actions are required:

<table>
<thead>
<tr>
<th>Details</th>
<th>Person Responsible</th>
<th>Completion Date</th>
</tr>
</thead>
</table>

### Risk rating after the implementation of control measures

**Risk Matrix**

<table>
<thead>
<tr>
<th>Severity</th>
<th>1 Rare</th>
<th>2 Unlikely</th>
<th>3 Possible</th>
<th>4 Likely</th>
<th>5 Certain</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 Catastrophic</td>
<td>Score: 5</td>
<td>Score: 10</td>
<td>Score: 15</td>
<td>Score: 20</td>
<td>Score: 25</td>
</tr>
<tr>
<td>4 Major</td>
<td>Score: 4</td>
<td>Score: 8</td>
<td>Score: 12</td>
<td>Score: 16</td>
<td>Score: 20</td>
</tr>
<tr>
<td>3 Moderate</td>
<td>Score: 3</td>
<td>Score: 6</td>
<td>Score: 9</td>
<td>Score: 12</td>
<td>Score: 15</td>
</tr>
<tr>
<td>2 Minor</td>
<td>Score: 2</td>
<td>Score: 4</td>
<td>Score: 6</td>
<td>Score: 8</td>
<td>Score: 10</td>
</tr>
<tr>
<td>1 Negligible</td>
<td>Score: 1</td>
<td>Score: 2</td>
<td>Score: 3</td>
<td>Score: 4</td>
<td>Score: 5</td>
</tr>
</tbody>
</table>

**Risk scoring**

likelihood x severity = risk scoring

<table>
<thead>
<tr>
<th>Total Score</th>
<th></th>
</tr>
</thead>
</table>

### Line Manager

Is the assessment a correct and reasonable reflection of the hazards (please tick ✓)

All staff must be informed of the assessment findings and control measures they must adhere to

<table>
<thead>
<tr>
<th>Line Manager Name:</th>
<th>Line Manager Signature:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of Review:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### LEGAL DISCLAIMER

USE OF THIS PRODUCT FOR APPLICATIONS OTHER THAN THOSE STATED MAY GIVE RISE TO HAZARDS NOT MENTIONED IN THIS ASSESSMENT. SUBSTANCES HAZARDOUS TO HEALTH MUST NOT BE USED IF SUITABLE CONTROL MEASURES ARE NOT IN PLACE

---

Page 27 of 32
### Appendix 4

**Monitoring Compliance and Effectiveness**

<table>
<thead>
<tr>
<th>Ref</th>
<th>Minimum Requirements</th>
<th>Evidence for Self-assessment</th>
<th>Process for Monitoring</th>
<th>Responsible Individual / Group</th>
<th>Frequency of monitoring</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>COSHH risk assessments compliance</td>
<td></td>
<td>Annual check of inventory/ COSHH folder</td>
<td>Manager/COSHH Assessor</td>
<td>Annually - review COSHH risk assessment every 2 years.</td>
</tr>
<tr>
<td></td>
<td>COSHH inventory in place and annual review</td>
<td></td>
<td>Annual Health and Safety Inspection</td>
<td>H&amp;S Compliance Team</td>
<td>Annually</td>
</tr>
<tr>
<td></td>
<td>Trained COSHH Assessors in place</td>
<td></td>
<td>Annual Health and Safety Inspection</td>
<td>H&amp;S Compliance Team</td>
<td>Annually</td>
</tr>
<tr>
<td></td>
<td>Ill health and injury from COSHH use</td>
<td></td>
<td>Occupational Health statistical information Incidents</td>
<td>LPT Health &amp; Safety Committee</td>
<td>Quarterly</td>
</tr>
<tr>
<td></td>
<td>Number of civil claims due to COSHH use</td>
<td></td>
<td>LPT Claims Team information</td>
<td>LPT Health &amp; Safety Committee</td>
<td>Quarterly</td>
</tr>
</tbody>
</table>
## Training Requirements

### Training Needs Analysis

<table>
<thead>
<tr>
<th>Training Required</th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Training topic:</td>
<td>COSHH</td>
<td></td>
</tr>
<tr>
<td>Type of training:</td>
<td>☐ Role specific</td>
<td></td>
</tr>
<tr>
<td>Division(s) to which the training is applicable:</td>
<td>Adult Mental Health &amp; Learning Disability Services, Community Health Services, Enabling Services, Families Young People Children, Hosted Services</td>
<td></td>
</tr>
<tr>
<td>Staff groups who require the training:</td>
<td>Those identified as COSHH assessors</td>
<td></td>
</tr>
<tr>
<td>Regularity of Update requirement:</td>
<td>None</td>
<td></td>
</tr>
<tr>
<td>Who is responsible for delivery of this training?</td>
<td>Health and Safety Compliance Team</td>
<td></td>
</tr>
<tr>
<td>Have resources been identified?</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Has a training plan been agreed?</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Where will completion of this training be recorded?</td>
<td>ULearn</td>
<td></td>
</tr>
<tr>
<td>How is this training going to be monitored?</td>
<td>Bi-monthly reports received at the Health and Safety Committee</td>
<td></td>
</tr>
</tbody>
</table>
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

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shape its services around the needs and preferences of individual patients, their families and their carers</td>
<td>☐</td>
</tr>
<tr>
<td>Respond to different needs of different sectors of the population</td>
<td>☐</td>
</tr>
<tr>
<td>Work continuously to improve quality services and to minimise errors</td>
<td>☐</td>
</tr>
<tr>
<td>Support and value its staff</td>
<td>✓</td>
</tr>
<tr>
<td>Work together with others to ensure a seamless service for patients</td>
<td>☐</td>
</tr>
<tr>
<td>Help keep people healthy and work to reduce health inequalities</td>
<td>☐</td>
</tr>
<tr>
<td>Respect the confidentiality of individual patients and provide open access to information about services, treatment and performance</td>
<td>☐</td>
</tr>
</tbody>
</table>
### Section 1

<table>
<thead>
<tr>
<th>Name of activity/proposal</th>
<th>COSHH</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date Screening commenced</td>
<td>10 February 2017</td>
</tr>
<tr>
<td>Directorate / Service carrying out the assessment</td>
<td>Health and Safety Compliance</td>
</tr>
<tr>
<td>Name and role of person undertaking this Due Regard (Equality Analysis)</td>
<td>Bernadette Keavney</td>
</tr>
</tbody>
</table>

**Give an overview of the aims, objectives and purpose of the proposal:**

**AIMS:** This Policy sets out the arrangements in place to support staff in the use of substances hazardous to health.

**OBJECTIVES:** To reduce the risk of injury and harm to patients and staff when using substances considered hazardous to health.

### Section 2

<table>
<thead>
<tr>
<th>Protected Characteristic</th>
<th>If the proposal/s have a positive or negative impact please give brief details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age</td>
<td>No</td>
</tr>
<tr>
<td>Disability</td>
<td>No</td>
</tr>
<tr>
<td>Gender reassignment</td>
<td>No</td>
</tr>
<tr>
<td>Marriage &amp; Civil Partnership</td>
<td>No</td>
</tr>
<tr>
<td>Pregnancy &amp; Maternity</td>
<td>No</td>
</tr>
<tr>
<td>Race</td>
<td>No</td>
</tr>
<tr>
<td>Religion and Belief</td>
<td>No</td>
</tr>
<tr>
<td>Sex</td>
<td>No</td>
</tr>
<tr>
<td>Sexual Orientation</td>
<td>No</td>
</tr>
<tr>
<td>Other equality groups?</td>
<td>No</td>
</tr>
</tbody>
</table>

### Section 3

Does this activity propose major changes in terms of scale or significance for LPT? For example, is there a clear indication that, although the proposal is minor it is likely to have a major affect for people from an equality group/s? Please **tick** appropriate box below.

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>High risk: Complete a full EIA starting click <a href="#">here</a> to proceed to Part B</td>
<td>Low risk: Go to Section 4.</td>
</tr>
</tbody>
</table>

### Section 4

If this proposal is low risk please give evidence or justification for how you reached this decision:

Products are standardised as far as reasonably practicable within Trust. COSHH data sheets are available for products and risk assessments and safe systems of work are in place for products deemed hazardous to health.

**Signed by reviewer/assessor**

![Signature]

**Date** 10 February 2017

**Sign off that this proposal is low risk and does not require a full Equality Analysis**

**Head of Service Signed**

Bernadette Keavney

**Date** 10 February 2017
PRIVACY IMPACT ASSESSMENT SCREENING

Privacy impact assessment (PIAs) 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 first step in the PIA process is identifying the need for an assessment.

The following screening questions will help decide whether a PIA is necessary. Answering ‘yes’ to any of these questions is an indication that a PIA would be a useful exercise and requires senior management support, at this stage the Head of Data Privacy must be involved.

Name of Document: COSHH Policy

Completed by: Christian Knott

Job title Health & Safety Advisor

1. Will the process described in the document involve the collection of new information about individuals? This is information in excess of what is required to carry out the process described within the document. N

2. Will the process described in the document compel individuals to provide information about themselves? This is information in excess of what is required to carry out the process described within the document. N

3. Will information about individuals be disclosed to organisations or people who have not previously had routine access to the information as part of the process described in this document? N

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

5. Does the process outlined in this document involve the use of new technology which might be perceived as being privacy intrusive? For example, the use of biometrics. N

6. Will the process outlined in this document result in decisions being made or action taken against individuals in ways which can have a significant impact on them? N

7. As part of the process outlined in this document, is the information about individuals of a kind particularly likely to raise privacy concerns or expectations? For examples, health records, criminal records or other information that people would consider to be particularly private. N

8. Will the process require you to contact individuals in ways which they may find intrusive? N

IG Manager approval name:

Date of approval

Acknowledgement: Princess Alexandra Hospital NHS Trust