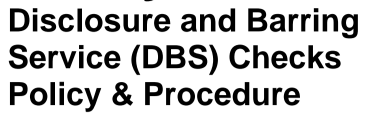
# **Policy:**





<b>Executive Director Lead</b>	Executive Director of People
Policy Owner	HR Business Partner
Policy Author	HR Business Partner

Document Type	Policy
<b>Document Version Number</b>	6
Date of Approval	30 September 2024
Ratified By	People Committee
Date of issue	September 2024
Date for review	30 September 2027

#### **Summary of policy**

This policy gives clear guidance on the processes that must be followed for the appointment and ongoing employment of all eligible individuals employed by SHSC in relation to criminal record checks. Ensuring that new and existing staff are suitable to work within the roles which they are employed. This policy is based on good practice and complies with the Rehabilitation of Offenders Act 1974, DBS Code of Practice and NHS Employers guidelines.

The changes made to this version of the policy are summarised in the enclosed amendment.

Target audience	All managers, employees, governors and	
	volunteers of SHSC Trust	

Keywords	Criminal, records, checking, disclosure, barring,
	DBS, update service

#### **Storage**

This is Version 6 and is stored and available through the SHSC Intranet/Internet. This version supersedes the previous Version 5 [December 2020].

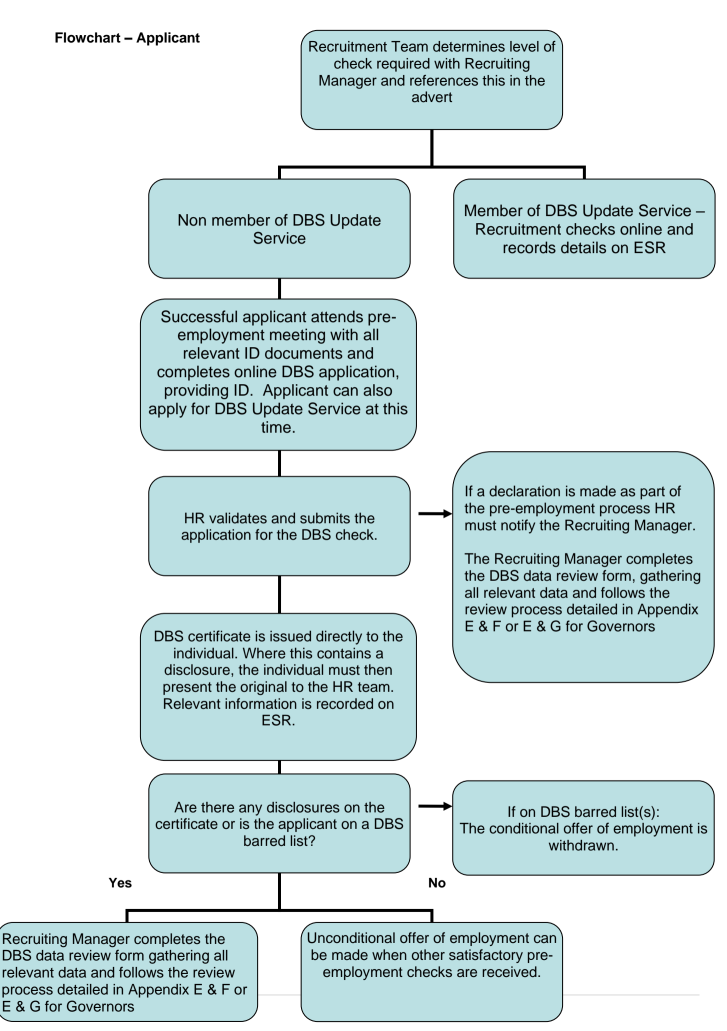
Any copies of the previous policy held separately should be destroyed and replaced with this version.

#### Contents

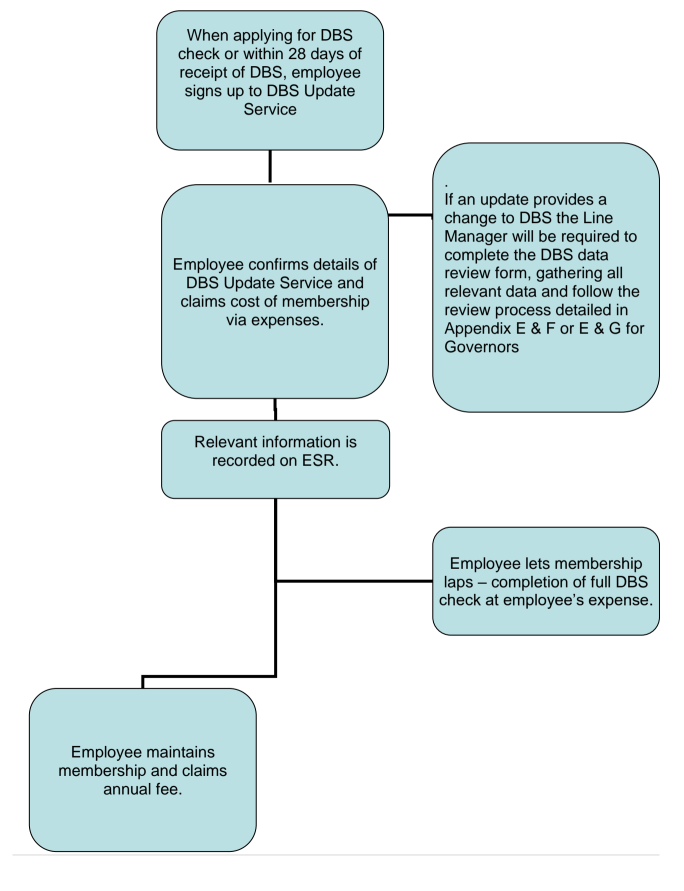
Section		Page
	Version control and amendment log	
	Flowchart – Applicant	1
	Flowchart – Employee	2
1	Introduction	3
2	Scope	3
3	Definitions	4
4	Purpose	4
5	Details of the policy	5
	5.1 Levels of disclosure	5
6	Duties	5
7	Procedure	6
	7.1 DBS Checks for Applicants	6
	7.2 DBS Checks for Existing Employees	7
	7.3 DBS Checks for Agency Workers	7
	7.4 DBS Checks for Self Employed Contractors	7
	7.5 DBS Checks for Governors	7
	7.6 Payment for DBS checks	8
	7.7 The Application Process	8
	7.8 DBS Update Service	9
	7.9 Reviewing Disclosure Information	9
	7.10 Enhanced Disclosure Reveals Individual Is Barred	10
8	Development, Consultation and Approval	10
9	Audit, Monitoring and Review	11
10	Implementation plan	11
11	Dissemination, Storage and Archiving	12
12	Training and other resource implications	12
13	Links to other policies, standards and legislation	13
14	Contact details	13
15	References	13
Appendices	Appendix A – Equality Impact Assessment Form	14
	Appendix B - Commencing employment prior to receipt of DBS – Supervision Form	16
	Appendix C – Completing a disclosure – Applicants	17
	Appendix D – Completing a disclosure – Employees	19
	Appendix E – DBS Disclosure Information Review Form	20
	Appendix F – DBS Decision Form	22
	Appendix G – DBS Decision Form -Governors	25
	Appendix H – Secure Storage, Handling, Use, Retention & Disposal of Disclosures and Disclosure information	26

#### **Version Control and Amendment Log**

Version No.	Type of Change	Date	Description of change(s)
4	Policy reviewed and consulted on.	January 2018	New policy written to incorporate changes in process for Governors
	Approval, ratification and issue	March 2018	Amendments made during consultation, prior to ratification are as above
5	Policy reviewed and consulted on.	July 2020	Early review undertaken to update the policy in order to provide clarity on regularity of DBS checks for staff
	Approval and issue Ratification	December 2020 January 2021	during the course of employment. Other changes: Payment of DBS pre-employment where identified hard to recruit posts. Include greater guidance on using the update service
6	Policy reviewed and consulted on	September 2024	<ul> <li>Removal of the need for 3 yearly checking process for staff unless required by statute,</li> <li>The introduction the mandatory membership of the DBS Update service.</li> <li>Introduction of Basic DBS, and Enhanced DBS for Executive Directors</li> </ul>



Disclosure and Barring Services (DBS) Checks Policy & Procedure (V6 September 2024) Page 1 of 27



#### 1. Introduction

The Disclosure and Barring Service (DBS) was created following the merger of the Criminal Records Bureau (CRB) and the Independent Safeguarding Authority (ISA). A CRB check is now called DBS check and the two lists previously maintained by ISA of individuals who are unsuitable to work with children and vulnerable adults are now call DBS 'barred lists'.

A DBS check may be needed for staff and volunteers with access to children under 18 years of age, vulnerable adults, those who carry out a regulated activity or who are in other positions of trust.

The Trust is committed to the fair treatment of its staff, governors, volunteers, potential staff and users of its services, regardless of offending background. DBS checks are conducted for both new appointments to the Trust and existing staff, governors, and volunteers. This policy provides guidance for all.

#### 2. Scope

This policy and guidance apply to all employees, candidates to whom a conditional offer of employment has been made, and volunteers for roles in which they have direct access to patients, vulnerable adults and children which is deemed regulated activity as well as governors and volunteers.

#### Rehabilitation of Offenders Act 1974

The Trust meets the requirements under section (2) of the Rehabilitation of Offenders Act 1974 to ask exempted questions. Individuals who are offered employment with or who during their existing employment have access to children less than 18 years of age, vulnerable adults or are in other positions of trust will be required to obtain criminal records check from the DBS.

#### **Existing Employees**

For the purposes of this policy existing employees will include anyone who holds a contract of employment with Sheffield Health and Social Care Trust. This includes employees with permanent, temporary, fixed term, flex and bank contracts. The policy also applies to honorary contract holders, volunteers working for the Trust, Non-Executive Directors, governors, and Associate Managers.

#### **Applicants**

For the purposes of this policy applicants will include anyone who is offered a post with Sheffield Health and Social Care Trust, subject to pre-employment checks. This includes applicants for permanent, temporary, fixed term and bank positions. It also includes individuals applying for honorary contracts and to become governors, volunteers or Associate Managers.

#### **Agency workers**

For the purpose of this policy agency workers will include anyone who works into the Trust but is employed by an approved agency.

#### **Self Employed Contractors**

For the purpose of this policy self-employed contractors will include anyone who undertakes work on behalf of the Trust and for whom an 'off-payroll' arrangement is in place in relation to the payment of their fees.

#### 3. Definitions

**Regulated Activity** Work which involves close and unsupervised contact with vulnerable groups and children. This covers the provision of health and / or social care by or under the supervision of a health professional, including triage services and medical advice provided over the phone. It covers the provision of personal care and / or household assistance to an adult who needs it because of their age, illness and / or disability.

**Vulnerable Adult** The new definition of regulated activity relating to adults no longer labels adults as vulnerable; instead the definition identifies the activities which, if any adult requires them lead to that adult being considered vulnerable at that particular time.

**Disclosure** Describes the service provided by the DBS and the document issued to the applicant and Registered Body when a DBS check has been completed.

**Evidence Checker** A person within the Trust who is authorised to check original Identity documents and record on the online form that they have verified the original documents supplied by the DBS applicant.

**Counter-signatory** A person within a Registered Body who is registered with the DBS to countersign paper applications.

**Lead Counter-signatory** An appointed figure within a Registered Body who has overall responsibility for the use of the DBS checks in their organisation.

PoCA Protection of Children's Act.

**PoVA** Protection of Vulnerable Adults.

**DBS Update Service** An online subscription service that allows individuals to keep their standard and enhanced DBS certificates up-to-date. It also allows employers to check a certificate online, with the individuals consent provided they are applying for a position which requires the same level of check.

**DBS Portal** – A free service to enable employers to check current information for those staff who have undertaken a Basic DBS check.

#### 4. Purpose

This policy has been written to provide clarity and guidance to all those who are or are planning to work with children or vulnerable adults and those recruiting them; it explains the processes necessary to protect them, these groups and the Trust. It also provides guidance on dealing with any convictions that may arise from a DBS check.

#### 5. Detail of the policy

The Department of Health has devolved responsibility for providing advice and guidance on safer recruitment to NHS Employers. This guidance covers all the pre- and post-employment checks that employers are required to make before appointing anyone to a position in the NHS and is designed to prevent unsuitable people obtaining employment in the Trust.

#### 5.1 Levels of disclosure

There are three levels of DBS disclosure, basic, standard and enhanced:

**Basic Check** - this will contain details of convictions and conditional cautions considered to be unspent under the terms if the Rehabilitation of Offenders Act 1974.

**Standard check (Standard Disclosure)** – will show current and spent convictions, cautions, reprimands and warnings held on the Police National Computer;

**Enhanced check** (**Enhanced Disclosure**)- contains the same information as the Standard disclosure plus any relevant and proportionate information held by local police forces as well as a check of the Children and / or Vulnerable Adults barred lists where requested.

The level at which a disclosure is processed depends on whether the individual is working in a "Regulated Activity" or not.

The Trust is restricted to only carrying out DBS checks at the appropriate level for the role.

#### 6. Duties

#### Managers are responsible for;

Ensuring that staff have the required level of DBS check prior to commencement in post, unless where in exceptional cases an appropriate risk assessment has been completed and authorised.

Ensuring that staff understand their responsibilities in line with this policy taking appropriate action where a disclosure is made using the relevant documentation and escalate as appropriate.

#### The applicant is responsible for:

Completing the appropriate declarations honestly and accurately as required by the Trust.

Completing the online application form at the pre-employment meeting and providing the identification required.

Joining the DBS update service if subject to a standard or enhanced check.

#### The employee is responsible for

Informing their line manager **immediately** if they are subject to any type of criminal proceedings as detailed in their contract of employment.

Undertaking a DBS check at the request of the Trust, either because the role is covered by statutory checking requirements, or the employee has let their membership of the DBS Update Service lapse. In the case of the latter, the cost would be the responsibility of the staff member.

Maintaining registration with the DBS update service.

#### The Human Resources Business Partnering Team are responsible for;

Undertaking DBS checks at the pre-employment stage, administering the ongoing application process, checking ID documentation and processing checks with the DBS.

Updating ESR with DBS disclosure information in line with this policy providing advice on the next steps if a disclosure is made during the application process.

Providing advice on the next steps following receipt of a DBS certificate that details disclosures or bars an individual from working with children or vulnerable adults.

Initiating a recheck of a DBS in the event that the employee lets their membership of the DBS update service lapse.

Escalating concerns to the relevant Directors.

#### 7. Procedure

A disclosure carries no period of validity – disclosures are for use immediately after issue at the point of recruitment for a particular post.

It is a contractual requirement therefore for an employee who is subject to a standard or enhanced DBS to join the DBS Update Service within 28 days of receiving their Disclosure certificate.

The above will apply unless a different level of check is required including the need for a PoCA or PoVA check.

#### 7.1 DBS checks for applicants

All staff will undertake a DBS check. The level of DBS check is assessed on a role-by-role basis by using the electronic questionnaire and DBS Guidance. Recruiting Managers will state the level of check required within their recruitment requests. These requirements will be clearly stated on job adverts. Executive Directors will always be checked at the enhanced level.

Once the level of check has been determined applicants will be required to undertake a DBS check before an unconditional offer of appointment is made. The process is detailed in appendix C.

In exceptional circumstances employees may be allowed to start work before a full and satisfactory DBS check has been received. In these exceptional circumstances the Recruiting Manager would need to first discuss the case with the Head of Service and evidence that they have considered the potential associated risks. They will then complete the preemployment risk assessment with appropriate consideration and sign off by the Head of Service. The Recruitment Officer will only progress an application which is fully approved. The Recruiting Manager is then responsible for ensuring that the agreed additional safeguards are put in place.

However, if a new employee is going to undertake Regulated Activity with children a satisfactory enhanced DBS check must be **received before** they commence in employment.

Failure to reveal information at the application stage and/or pre-employment meeting could lead to the withdrawal of an offer of employment, or action under the Trust's Disciplinary Procedure.

Having a criminal record will not necessarily bar individuals from working within the Trust, the nature of the position and the circumstances and background of the offence would be considered.

#### 7.2 DBS checks for existing employees

It is a condition of employment that an employee becomes a member of the DBS Update Service within 28 days of receiving a DBS certificate. The Trust will reimburse the employee for the annual cost of this membership. If the employee lets the membership lapse, they will be required to undertaken a full DBS check at their own expenses, including the first year of signing back up to the DBS Update Service again.

As detailed in the contract of employment employees must immediately notify their line manager if they are cautioned, charged or convicted of a criminal offence. Guidance on what constitutes criminal proceedings is available from the Human Resources Business Partnering Team. Failure to reveal information that is directly relevant to their position could lead to action under the Trust's Disciplinary Procedure. Once a manager is aware of the new information an assessment on the impact of the caution, charge or conviction on the employee's ability to continue in their role must be undertaken in line with section 7.9 of this policy.

Where an existing employee changes roles within the Trust, the Recruitment Team and Recruiting Manager will assess if the current DBS check is appropriate for the new post and if not a new check will be undertaken.

#### 7.3 DBS checks for agency workers

The Trust will only use Agencies who can evidence compliance with NHS Employment Checking Standards. This will include ensuring that the temporary worker has a DBS check at the required level and the checking of the DBS lists (where the agency worker will have contact with vulnerable adults or children) before Agency workers commence working within the Trust. The providing Agency will be responsible for maintaining DBS checks for their workers and must notify the Trust immediately if they become aware of any criminal proceedings or the agency worker is barred from working with vulnerable adults or children.

If the Trust discovers an agency worker has a criminal record that was not previously disclosed or the individual is currently being investigated for a criminal offence or placement on one of the barred lists, the engagement with the worker will be terminated immediately, and the Agency will be notified. The worker will not be allowed to work for the Trust again until the Trust has been satisfied that the offence does not have an impact on their work.

#### 7.4 DBS checks for self-employed contractors

Where the Trust engages the services of self-employed contractors, they will be required to undertake a DBS check at the appropriate level as required. The Contracting manager is responsible for checking that the contractor has the correct level of check and retaining a record of this.

#### 7.5 DBS checks for Executive Directors and Governors

Executive Directors will undertake an Enhanced DBS check and sign up to the DBS Update Service.

Governors who are newly elected or newly appointed will be required to undertake a Basic DBS.

As detailed in the Health and Social Care Act 2008 (Regulated Activities) Regulations 2014: Regulation 5 Fit and Proper Persons Requirement, governors must immediately notify the Director of Corporate Governance (Board Secretary) if they are cautioned, charged or convicted of a criminal offence. Guidance upon what constitutes criminal proceedings is available from the Human Resources Business Partnering team. Failure to reveal information that is directly relevant to their position could lead to action taken in line with the Trust's Constitution.

Once the Director of Corporate Governance (Board Secretary) is aware of the new information an assessment on the impact of the caution, charge, or conviction on the governor's ability to continue in their role must be undertaken in line with section 7.9 of this policy.

#### 7.6 Payment for DBS checks

Applicants are normally required to fund the DBS check, however where recruiting managers identify the posts are 'hard to recruit' the fee may be waived. This will be determined at the recruitment planning stage.

#### 7.7 The Application Process

Whenever an individual is required to undertake a DBS check they will be required to attend a meeting with a member of the HR Business Partnering Team who will confirm in advance the details of the I.D. documents required at the meeting. Information and advice can also be found at <a href="https://www.gov.uk">www.gov.uk</a>.

Where an individual applying for a DBS check makes a declaration at the application stage, HR must immediately share this information with the relevant manager and a DBS review form be completed and considered by the relevant Director and Safeguarding.

#### 7.8 DBS Update Service

The DBS update service aims to improve the speed of the recruitment process and enable real time checking of the DBS status. The DBS update service will enable people to move roles within the NHS or to other sectors without the need for a new DBS check, provided there have been no updates to their certificate since the date of last issue. Employees would only need a new DBS check if they were changing the type of work which requires a different level of check. Further information about the update service can be found by following this link, <a href="https://www.gov.uk/dbs-update-service">https://www.gov.uk/dbs-update-service</a>.

The Trust have mandated the membership of the DBS Update service for employees with standard and enhanced checks, and employees are entitled to claim the annual membership fee back from SHSC. Employees need to join the update service while they are applying for a new DBS check, or within 28 days of receipt of their certificate as the updates are based on the latest check. Joining the update service is free for volunteers.

This service isn't available for employees who have undertaken a Basic DBS check, however, up to date information can be accessed via the DBS Portal at no cost to SHSC.

#### 7.9 Positive Disclosure Information

Where a candidate's DBS reveals previously undisclosed convictions, the Recruiting Manager must be immediately informed and in discussion with HR take any immediate actions required including completion of the DBS Review Form (Appendix E).

Where new disclosure information is provided for an existing employee, the Manager must be immediately informed and in discussion with HR take any immediate actions, which could include suspension. The DBS Review Form should then be completed to facilitate the decision-making process.

Completion of the form will allow the parties to gather all the relevant information needed when considering the disclosure. When considering what action needs to be taken, the following factors should be taken into consideration:

- Whether the conviction revealed is relevant to the position in question
- The nature of the offence
- The length of time since the offence
- Whether the individual has a pattern of offending behaviour
- Is there a potential risk to others?
- If so, what is the degree and nature of this risk?
- Whether the individual's circumstances have changed since the offending behaviour
- The circumstances surrounding the offence and the explanations offered by the individual.
- Has the individual declared this conviction at the earliest stage, e.g.at the time of completing the DBS documentation or at another stage in the recruitment procedure or their employment.
- Does further information need to be gathered as part of this review?
- Is it appropriate to contact other relevant authorities e.g. police, safeguarding etc for further investigation? In these cases, the Line Manager, or the Director or Corporate Governance (Board Secretary) in the case of governors, would co-ordinate this with the support of the HRBP.

Once the review has been completed, the relevant Executive Director, in conjunction with a Safeguarding Representative will decide whether the individual can be accepted for employment or continue in their current role given the nature of the offence/conviction. Following investigation if it is felt that a candidate has misled the Trust or withheld relevant information on the DBS documentation or during the recruitment process their offer of employment will be withdrawn. If

If the individual is a current employee this may constitute gross misconduct and disciplinary action will be taken in line with the Trust's Disciplinary Procedure.

In the case of governors, the Trust Chair will make the decision with advice from the Director of Corporate Governance (Board Secretary), Executive Director of People and a Safeguarding Representative as to whether the Governor can continue in the role. If a review identifies any specific disqualification criteria detailed within Regulation 5 of the Health and Social Care Act 2008 (Regulated Activities) Regulations 2014: Fit and Proper Persons Requirement or the Trust's Constitution paragraph 15.1.3 and Annex 6, paragraph 3, the governor will no longer be eligible to hold office and termination will take place in line with the requirements of the Trust's Constitution, Annex 6, paragraph 3.3.

The suitability for engagement of any kind with the Trust of a person with a criminal record will vary, depending on the nature of the position. An assessment of an applicant's skills, experience and nature of the conviction should be weighed up against the level of risk to cause harm or damage in that position. This decision will be discussed with the individual and confirmed in writing, with reasons for the decision. If the outcome is a recommendation to consider the dismissal of an existing employee as a result of this matter, the appropriate disciplinary proceedings will be held in line with the Trust's Disciplinary Procedure.

In instances where no further action is taken, the matter must still be discussed with the individual concerned and their attention brought to the requirement of them to notify the Trust of any warnings, reprimands, cautions or convictions received as soon as possible.

The DBS Review forms to be used are available at appendix E, F and G.

#### 7.10 Enhanced Disclosure Reveals Individual Is Barred

If a DBS check reveals that the applicantis on the DBS barred list the offer of employment will be withdrawn. Should an existing employee be on a DBS barred list the Trusts Disciplinary Policy will apply, and the individual will be suspended, placed on restriction of duties or moved to another work location.

#### 8. Development, consultation and approval

As an organisation using the DBS Disclosure service, the Trust complies fully with the DBS Code of Practice regarding the correct handling, use, storage, retention and disposal of Disclosures and Disclosure information. It also complies fully with its obligation under the Data Protection Act (2018) and other relevant legislation in the handling of such information. Further details are contained in appendix H.

Staff Side colleagues were consulted at the Joint Policy Group in October 2023 and July 2024.

The Joint Consultative Forum minutes of 4 July 2024 record the status of this policy and the contractual changes via Local Agreement.

Staff Network groups were consulted at the Policy group in August 2024
People Directorate Governance Group were consulted on 28 August 2024
The policy will be submitted to Policy Governance Group for approval in September 2024
Recommendation from PGG will be submitted to the People Committee and ratification obtained.

This policy will be posted on the Sheffield Health and Social Care NHS Foundation Trusts website and available to all staff, governors and volunteers. It will be accessed via the Human Resources web pages and available on the policies and procedures page. All previous versions of the policy will be deleted.

An e-mail will be sent to all staff and managers within the Trust informing them of the changes to the policy, particularly the steps to be taken to implement the DBS Update Service as a mandatory requirement.

#### 9. Audit, monitoring and review

Monitoring Compliance Template						
Minimum Requirement	Process for Monitoring	Responsible Individual/ group/committee	Frequency of Monitoring	Review of Results process (e.g. who does this?)	Responsible Individual/group/ committee for action plan development	Responsible Individual/group/ committee for action plan monitoring and implementation
Audit at recruitment and re-checking stages	Audit	HR Senior Management Team	Quarterly	People Committee	HR Senior Management Team	People Committee

The policy review date is 30 September 2024.

#### 10. Implementation plan

	Responsible Person	Deadline	Progress update
Action / Task	_		
Upload new policy onto intranet and remove old version	Communications Team via Corporate Governance		
Make HR team aware of new policy and any changes to processing	HR Business Partner	Complete	Complete
Overall accountability	Executive Director of People	~	~

#### 11. Dissemination, storage and archiving (version control)

This section should describe how the new policy will be disseminated. It says where the policy will be made available and to whom. This will normally be that the policy is available on the Trust's intranet and available to all staff.

It makes it plain that any previous versions must be deleted and describes the archiving and storage arrangements for the current and previous versions of the policy. It says who is responsible for archiving and version control, and what they should do.

	Version	Date on website and internet	Date of entry in Connect (all staff communication)	Any other promotion/ dissemination (include dates)
6 Dec 2020 N/A	6	Dec 2020	Dec 2020	N/A

This is Version 6 and is stored and available through the SHSC Intranet/Internet.

This version supersedes the previous Version 5 [December 2020].

Any copies of the previous policy held separately should be destroyed and replaced with this version.

All versions of HR policies are stored on the HR Shared Drive by the policy author and the PA to the Executive Director of People.

Word copies of final versions of policies can be obtained from Policy Governance via the PA to the Executive Director of People.

#### 12. Training and other resource implications

The Recruitment & Selection training for recruiting managers in the Trust will refer to this policy. The training will go through the process for obtaining DBS checks and give managers the opportunity to discuss any issues and seek further clarification.

Those individuals responsible for conducting the checks will receive training on document verification and the relevant systems as required.

## 13. Links to other policies, standards, references, legislation (associated documents) and national guidance

Links to other policies include;
Recruitment Policy
Management of Personal Files Policy
Disciplinary Policy
Engaging Individual Self-Employed Contractors - Procurement Policy

This Policy is based on good practice and complies with the Rehabilitation of Offenders Act 1974, DBS Code of Practice and NHS Employers guidelines.

#### 14. Contact details

Job Title	Name	Phone	Email
Executive Director of	Caroline Parry	0114 22 63960	Caroline.Parry@shsc.nhs.uk
People	-		
Recruitment	Recruitment Team	0114 22 63301	

The Recruitment Team should be contacted for advice regarding processing DBS checks for applicants and employees. Contact the Recruitment Officers via the HR Department on 0114 22 63301.

Members of the Human Resources Business Partnering Team should be contacted for advice and support for other issues relating to criminal convictions. Contact an HR Adviser via the HR Department on 0114 22 63301.

#### 15. References

#### NHS Employers

https://www.nhsemployers.org/your-workforce/recruit/employment-checks/criminal-record-check

#### **DBS**

https://www.gov.uk/government/organisations/disclosure-and-barring-service

#### **DBS Update Service**

https://www.gov.uk/dbs-update-service.

https://www.nhsemployers.org/case-studies-and-resources/2019/07/dbs-update-service-quidance

#### **Equality Impact Assessment Process and Record for Written Policies**

Stage 1 – Relevance - Is the policy potentially relevant to equality i.e. will this policy <u>potentially</u> impact on staff, patients or the public? This should be considered as part of the Case of Need for new policies.

NO – No further action is required – please sign and date the following statement. I confirm that this policy does not impact on staff, patients or the public.

I confirm that this policy does not impact on staff, patients or the public.

Name/Date: SEE BELOW

YES, Go to Stage 2

**Stage 2 Policy Screening and Drafting Policy** - Public authorities are legally required to have 'due regard' to eliminating discrimination, advancing equal opportunity and fostering good relations in relation to people who share certain 'protected characteristics' and those that do not. The following table should be used to consider this and inform changes to the policy (indicate yes/no/ don't know and note reasons). Please see the SHSC Guidance and Flow Chart.

Stage 3 – Policy Revision - Make amendments to the policy or identify any remedial action required and record any action planned in the policy implementation plan section

SCREENING RECORD	Does any aspect of this policy or potentially discriminate against this group?	Can equality of opportunity for this group be improved through this policy or changes to this policy?	Can this policy be amended so that it works to enhance relations between people in this group and people not in this group?
Age	No	No	No
Disability	No	No	No
Gender Reassignment	No	No	No
Pregnancy and Maternity	No	No	No
Race	No	No	No

	No	No	No
Religion or Belief			
Sex	No	No	No
Sexual Orientation	No	No	No
Marriage or Civil Partnership	No		

Please delete as appropriate: - Policy Amended

Impact Assessment Completed by: Debra Butterworth, HR Business Partner – 30 September 2024

#### Commencing employment prior to receipt of DBS - Supervision form

To be completed by the Recruiting Manager and returned to the Recruitment Team.

In exceptional circumstances, prior to the receipt of the DBS disclosure form, if you have put systems in place to ensure that the successful candidate for this post can be supervised AT ALL TIMES, they may be allowed to start in employment with the Trust provided that the DBS Adult First check has been undertaken. You must sign and return this form to the Recruitment Team, confirming that until a satisfactory DBS Disclosure is received you will not allow the appointed applicant to work without supervision. In additional the following additional safeguards should be put in place:

- The line manager should contact service users, or others acting on their behalf at weekly
  intervals to monitor their satisfaction with the care provided by the new employee and any
  complaints which may arise
- The line manager should inform service users or others acting on their behalf, about the outstanding information, and tell them when it is received.
- The Trust ends the new employee's contact with service users, or others acting on their behalf where it is considered that the outstanding information (when received) is not satisfactory.

<u> </u>				
Position:				
DBS Reference Nur	mber:			
Applicant Name:				
Line Manager:				
supervised at all ti	mes ur in emp	ntil a satisfactory DBS	Disclosure is re	commence in post and will <b>be</b> eceived. I understand that in lication Form must be submitted
Signed Hiring Manager			Signed by Head of Service	
Date:			Date:	
Details of first review or arrangements				
	(to be completed by line manager and recruitment officer and agreed with Director)			
Date:				
Details of second review of arrangements			_	
Date:	(to be c	ompleted by line manager and	d recruitment officer a	nd agreed with Director)
Appendix C				

#### **Completing a Disclosure Application Process - Applicants**

- Once a conditional offer of employment has been made candidates are invited to a pre-employment meeting with a member of the Recruitment Team where the process of pre-employment checks begins. This includes making an online application for a DBS certificate or for candidates who are registered with the DBS Update Service, checking the DBS Update Service along with associated original DBS certificate.
- 2. At the pre-employment meeting, where an online DBS check is required the prospective employee and the member of the Recruitment team complete the online application for a DBS Certificate, this includes checks of relevant I.D. documentation being undertaken and certified copies being taken.
- 3. The prospective employee, whether they are on the Update Service or not, is required to sign a disclosure providing details of anything that may be disclosed on the DBS certificate. For candidates who require a DBS check to be undertaken a repayment form will need to be completed to confirm that they agree to the cost of the check being deducted from their first month's salary, should they be appointed to the post. If anything is disclosed or identified at this point the information must be reviewed as per section 7.9 of this policy and the relevant forms completed and retained.
- 4. Once the application is completed a DBS Disclosure Certificate is produced and confirmation of this is updated online through the DBS application system for the Recruitment Team to review. A copy of the DBS certificate will also be posted to the candidate's home. The Recruitment Team will take a note of the issue date and certificate number and the details will be logged on the ESR system and NHS Jobs.
  - a. In instances where nothing is declared ESR is updated. The hiring manager is notified and subject to other pre-recruitment checks being completed, employment can commence.
  - b. In instances where there is a declaration to be reviewed the candidate is required to show the original certificate to show the details for consideration. The hiring manager is notified and they undertake a review in line with section 7.9 of this policy completing the relevant forms. Once the Disclosure information has been gathered and reviewed it is referred to the relevant Executive Director, who in conjunction with the Executive Director of People and Safeguarding Representative make a decision if the conditional offer of employment will be withdrawn or if the recruitment can continue. The forms are to be retained by the recruitment team.

Where an offer of employment is to be withdrawn the relevant HRBP or HRA will advise on the process to be followed. In instances where the applicant has already started work with the Trust, disciplinary action may be considered instead of withdrawing the offer of employment.

5. Where it has been agreed that the applicant can commence work with the Trust the recruitment process will continue, the signed DBS Repayment form is sent to Victoria Pay Services and the cost of the certificate is deducted from the first available salary.

### **DBS Disclosure Information Review Form**

DBS Ref Number			Date Presented to SHSC or Date Disclosure Made		
Section 1 (to be con	npleted by Li	ne Manager/HR)			
Individual's Name					
Individual's Role	-				
Individual's					
Department &					
Location Individual's	_				
Managers Name					
Applicant  Nature of disclosure	Y/N	Working Under Supervision	Y/N	Existing Employee	Y/N
What information we disclosure:	ould the indivi	dual like to be take	en into account, i	f any, in relatio	on to the

Section 2 (to be completed by Manager / HR)					
1. Did the individual bring this matter to the attention of the Trust at the earliest opportunity, either on the application form, at the pre-employment meeting, during the selection process or during the re-check meeting?					
Yes	No				
If no, what reason has the indivi	 idual given for failing to disclose	e the information?			
2. What implication does it have be specific, commenting on spe would have please refer to sect	cific tasks required of the role a	o undertake the role? (you must and the impact the disclosure			
3. Please provide any other info	ormation you feel is relevant:				
Please complete and return this shared with the relevant Director any action to be taken.		soon as possible, it will then be and Safeguarding who will agree			
Signed: Manager		Dated:			

#### **DBS Decision Form**

DBS Ref Number	

#### Section 1 (to be completed by HR)

Individual's Name	
Managers Name	

When reviewing the information gathered consideration should be given to;

- Whether the conviction revealed is relevant to the position in question
- The nature of the offence
- The length of time since the offence
- Whether the individual has a pattern of offending behaviour
- Is there a potential risk to others?
- If so, what is the degree and nature of this risk?
- Whether the individual's circumstances have changed since the offending behaviour
- The circumstances surrounding the offence and the explanations offered by the employee
- Why has the individual not declared this conviction at an earlier stage, e.g. at the time of completing the DBS documentation or at another stage in the recruitment procedure?
- Does further information need to be gathered as part of this review?
- Is it appropriate to contact other relevant authorities e.g. police, safeguarding etc for further investigation? In these cases the Line Manager would coordinate this with the support of the HRDP.

## Section 2 - to be completed by Exec Director / Executive Director of People / Safeguarding representative

1. Is the conviction relevant to the individual	s role with SHSC?
Yes	No
2. What implication does it have on the indiv	idual's suitability to continue in their role?
` ' '	ample: DBS notification identifies a driving offence. The role and the offence will not stop them from performing in

3. Has the relationship of trust	broken down?						
Yes		No					
4. For Applicants should the conditional offer of employment be withdrawn?							
Yes		No					
4. For employees does the mat Please provide details of action		addressed under	the disciplinary	procedure?			
5. If action is being taken under			suspension, res	triction of duti	ies		
of a move to another location no	<u>eed to be consi</u>				1		
Yes		No					
If yes please provide further det	tails:						
Signed:			Dated:	I			
Executive Director			Dateu.				
Signed: Executive Director of People			Dated:				
Signed:			Dated:				
On Behalf of Safeguarding			Datod.				

### **DBS Decision Form -Governor/Executive Director**

DBS Ref Number				
Section 1 (to be com	pleted by HR)			
Governor's Name				
Director of Corporate Governance (Board Secretary)				
When reviewing the	information gathered co	nsideratio	n should be given to;	
<ul> <li>The natu</li> <li>The leng</li> <li>Whether</li> <li>Is there a</li> <li>If so, whate</li> <li>Whether behaviou</li> <li>The circuithe indivities</li> <li>If not, where a continues</li> <li>Does furties</li> <li>Is it apprentices</li> </ul>	re of the offence th of time since the off the individual has a pa a potential risk to other at is the degree and na the individual's circum ar amstances surrounding dual by has the individual no e time of completing the edure? ther information need to	fence attern of rs? ature of t nstances g the offe ot declar he DBS	· ·	d by age, ge in
Section 2 - to be con	npleted by Board Secre	etary / Sa	afeguarding representative	
1. Is the conviction re	elevant to the individual's	s role wit	shsc?	
Yes		No		
2. What implication d	oes it have on the indivi	dual's su	itability to continue in their role?	1

(It may help to think in percentage individual is not required to drive a their role = 0% impact.)						n
3. Has the relationship of trust	broken dowr	า?				
Yes			No			
4. Does the matter need to be details of action to be taken:	addressed ir	n line	with the Trust of	constitution? Ple	ease provide	
Signed:				Dated:		
Director of Corporate Governance						
Signed: On Behalf of Safeguarding				Dated:		
Signed: Trust Chair				Dated:		

# <u>Secure Storage, Handling, Use, Retention & Disposal of</u> Disclosures and Disclosure information

#### **General principles**

Sheffield Health and Social Care Trust complies fully with the code of practice regarding the correct handling, use, storage, retention and disposal of certificates and certificate information. It also complies fully with its obligations under the Data Protection Act 2018, GDPR and other relevant legislation pertaining to the safe handling, use, storage, retention and disposal of certificate information and has a written policy on these matters, which is available to those who wish to see it on request.

#### Storage and access

Certificate information should be kept securely, in an electronic system or lockable, non-portable, storage containers with access strictly controlled and limited to those who are entitled to see it as part of their duties.

#### **Handling**

In accordance with section 124 of the Police Act 1997, certificate information is only passed to those who are authorised to receive it in the course of their duties. We maintain a record of all those to whom certificates or certificate information has been revealed and it is a criminal offence to pass this information to anyone who is not entitled to receive it.

#### Usage

Certificate information is only used for the specific purpose for which it was requested and for which the applicant's full consent has been given.

#### Retention

Once a recruitment (or other relevant) decision has been made, we do not keep certificate information for any longer than is necessary. This is generally for a period of up to six months, to allow for the consideration and resolution of any disputes or complaints.

If, in very exceptional circumstances, it is considered necessary to keep certificate information for longer than six months, we will consult the DBS about this and will give full consideration to the Data Protection and Human Rights of the individual before doing so. Throughout this time, the usual conditions regarding the safe storage and strictly controlled access will prevail.

To note: those registered care homes which are inspected by the Care Quality Commission (CQC), those organisations which are inspected by Ofsted and those establishments which are inspected by the Care and Social Services Inspectorate for Wales (CSSIW) may retain the certificate until the next inspection. Once the inspection has taken place the certificate should be destroyed in accordance with the code of practice.

#### **Disposal**

Once the retention period has elapsed, we will ensure that any DBS certificate information is immediately destroyed by secure means, for example by shredding, pulping or burning. While awaiting destruction, certificate information will not be kept in any insecure receptacle (e.g. waste bin or confidential waste sack).

We will not keep any photocopy or other image of the certificate or any copy or representation of the contents of a certificate. However, notwithstanding the above, we may keep a record of the date of issue of a certificate, the name of the subject, the type of certificate requested, the position for which the certificate was requested, the unique reference number of the certificates and the details of the recruitment decision taken.