Data Protection Impact Assessment (DPIA)

A DPIA is designed to describe your processing and to help manage any potential harm to individuals' in the use of their information. DPIAs are also important tools for demonstrating accountability, as they help you as a Controller to comply with the requirements of the Data Protection Legislation. Non-compliance with DPIA requirements can lead to fines imposed by the Information Commissioners Office (ICO); this includes not carrying out a DPIA at all, carrying out a DPIA in an incorrect way or failing to consult the ICO where required.

DPIA's are not new; the use of Privacy Impact Assessments has become common practice in the NHS and can provide evidence of compliance within the Data Security and Protection toolkit (DSPT); DPIAs build on that practice.

It is not always clear whether you should do a DPIA or not but there are a number of situations where a DPIA **should** be considered or where a DPIA is a **legal requirement**. If you can tick against the criteria below it is highly recommended that you undertake a DPIA and if you decide not to, ensure that you document the reasons for your decision.

You as Controller MUST carry out a DPIA where you plan to:	
	leave
	blank
Use profiling or automated decision-making to make significant decisions about people or their access to a	
service, opportunity or benefit;	
Process special-category data or criminal-offence data on a large scale;	
Monitor a publicly accessible place on a large scale;	
Use innovative technology in combination with any of the criteria in the European guidelines;	
Carry out profiling on a large scale;	
Process biometric or genetic data in combination with any of the criteria in the European guidelines;	
Combine, compare or match data from multiple sources;	\checkmark
Process personal data without providing a privacy notice directly to the individual in combination with any of the	\checkmark
criteria in the European guidelines;	
Process personal data in a way that involves tracking individuals' online or offline location or behaviour, in	
combination with any of the criteria in the European guidelines;	
Process children's personal data for profiling or automated decision-making or for marketing purposes, or offer	
online services directly to them;	
Process personal data that could result in a risk of physical harm in the event of a security breach.	

You as Controller should consider carrying out a DPIA where you	Tick or
	leave
	blank
Plan any major project involving the use of personal data;	\checkmark
Plan to do evaluation or scoring;	\checkmark
Want to use systematic monitoring;	
Process sensitive data or data of a highly personal nature;	
Processing data on a large scale;	
Include data concerning vulnerable data subjects;	
Plan to use innovative technological or organisational solutions;	

A new DPIA should be carried out if you decide that there is a significant enough change to what you originally intended but it is good practice for DPIAs to be kept under review and revisited when necessary.

There is guidance to help you. Your Data Protection Officer (DPO) can be consulted before completing a DPIA in order to provide specialist advice and guidance or simply to talk things through with you.

Background Information			
Date of your DPIA :	01/06/2022		
Title of the activity/processing:	Somerset Stroke Modelling		
Who is the person leading this work?	John Sonke, NHS South, Central and West Commissioning Support Unit (SCW) Matt Bridges, NHS South, Central and West Commissioning Support Unit (SCW)		
Who is the Lead Organisation?	NHS Somerset Clinical Commissioning Group		
Who has prepared this DPIA?	Antje Hirschmiller, SCW		
Who is your Data Protection Officer (DPO)?	Kevin Caldwell, Information Governance Lead and Data Protection Officer, NHS Somerset Clinical Commissioning Group		
Describe what you are proposing to do: (Include as much background information as you can about why the new system/change in system/sharing of information/data processing is required).	SCW have been commissioned by Somerset CCG to undertake demand & capacity modelling of stroke services in Somerset to support the Somerset Stroke Reconfiguration Pre-Consultation Business Case (PCBC), including the production of geospatial analysis. The dataset of preference to use is the patient-level Sentinel Stroke National Audit Programme (SSNAP) dataset which is held by the two acute providers in Somerset (Somerset Foundation Trust and Yeovil District Hospital).		
Are there multiple organisations involved? (If yes – you can use this space to name them, and who their key contact for this work is).	SCW as processor Somerset CCG as commissioning body Somerset Foundation Trust holding dataset Yeovil District Hospital holding dataset		
Can you think of any other Key Stakeholders that should be consulted or involved in this DPIA?	Analytics Information Security		
(If so then include the details here). Detail anything similar that has been undertaken before?	n/a		

1. Categories, Legal Basis, Responsibility, Processing, Confidentiality, Purpose, Collection and Use

1.1.		
What data/information will be used?	Tick or	Complete
Tick all that apply.	leave blank	
Personal Data	\checkmark	1.2
Special Categories of Personal Data	\checkmark	1.2 AND 1.3
Personal Confidential Data	\checkmark	1.2 AND 1.3 AND 1.6
Sensitive Data (usually criminal or law enforcement data)		1.2 but speak to your IG advisor first
Pseudonymised Data	\checkmark	1.2 and consider at what point the data
		is to be pseudonymised
Anonymised Data		Consider at what point the data is to be
		anonymised
Commercially Confidential Information		Consider if a DPIA is appropriate
Other		Consider if a DPIA is appropriate



1.2. Processing has to be lawful so identify which of the following you believe justifies what you are pro do and include an explanation as to why in the relevant box. You must select at least one from a –	
Article 6 (1) of the GDPR includes the following:	
a) THE DATA SUBJECT HAS GIVEN CONSENT	Tick or leave blank
Why are you relying on consent from the data subject? Click here to enter text.	
What is the process for obtaining and recording consent from the Data Subject? (How, where, when, by Click here to enter text.	
Describe how your consent form is compliant with the Data Protection requirements? (There is a check can be used to assess this). Click here to enter text.	klist that
b) IT IS NECESSARY FOR THE PERFORMANCE OF A CONTRACT TO WHICH THE DATA SUBJECT IS PARTY	Tick or leave blank
(The contract needs to be between the Controller and the individual and not concern data being processed due to someone else having a contract with the Controller. Processing can happen before the contract is entered into e.g. processing a pre-health assessment for a private or cosmetic procedure that is a paid for service with the delivery of that care done under contract between the Patient and the Practitioner).	
What contract is being referred to?	
Click here to enter text.	
 c) IT IS NECESSARY UNDER A LEGAL OBLIGATION TO WHICH THE CONTROLLER IS SUBJECT (A legal obligation mandates processing of data as a task in itself where there are likely to be legal measures available if not adhered to e.g. an Employer has a legal obligation to disclose salary information to HMRC). Identify the legislation or legal obligation you believe requires you to undertake this processing. 	Tick or leave blank
Click here to enter text.	
d) IT IS NECESSARY TO PROTECT THE VITAL INTERESTS OF THE DATA SUBJECT OR ANOTHER NATURAL PERSON	Tick or leave blank
(This will apply only when you need to process data to protect someone's life. It must be necessary and does not only relate to the individual whose data is being processed. It can also apply to protect another person's life. Emergency Care is likely to fall into this category but planned care would not. You may need to process a Parent's data to protect the life of a child. The individual concerned is unlikely to be able to provide consent physically or legally; if you are able to gain consent then this legal basis will not apply).	
How will you protect the vital interests of the data subject or another natural person by undertaki activity? Click here to enter text.	ng this
e) IT IS NECESSARY FOR THE PERFORMANCE OF A TASK CARRIED OUT IN THE PUBLIC INTEREST OR UNDER OFFICIAL AUTHORITY VESTED IN THE CONTROLLER	Tick or leave blank
(This is different to 6 c). If you are processing data using this basis for its lawfulness then you should be able to identify a specific task, function or power that is set out in law. The processing must be necessary, if not then this basis does not apply).	•
What statutory power or duty does the Controller derive their official authority from? NHS Act 2006 with the function of commissioning health services in England (treated as an NHS body purposes of the Act.	
f) IT IS NECESSARY FOR THE LEGITIMATE INTERESTS OF THE CONTROLLER OR THIRD PARTY (Public authorities can only rely on legitimate interests if they are processing for a legitimate reason other than performing their tasks as a public authority. See the guidance for more information about the legitimate interest test).	Tick or leave blank
What are the legitimate interests you have?	
Click here to enter text.	

1.3.

If using special categories of personal data, a condition for processing under Article 9 of the GDPR must be satisfied in addition to a condition under Article 6. You must select at least 1 from a) to c) or g) to j). NOTE: d), e) and f) are not applicable

Article 9 (2) conditions are as follows:

	Tick or leave
a) THE DATA SUBJECT HAS GIVEN EXPLICIT CONSENT	blank
(Requirements for consent are the same as those detailed above in section 1.2, a))	
b) FOR THE PURPOSES OF EMPLOYMENT, SOCIAL SECURITY OR SOCIAL PROTECTION	Tick or leave blank
(Schedule 1, part 1 of the Data Protection Act 2018 gives more detail on when this can apply to processing and further guidance is available).	
c) IT IS NECESSARY TO PROTECT THE VITAL INTERESTS OF THE DATA SUBJECT OR ANOTHER	Tick or leave blank
NATURAL PERSON WHERE THEY ARE PHYSICALLY OR LEGALLY INCAPABLE OF GIVING	
CONSENT	
(Requirements for this are the same as those detailed above in section 1.2, d))	
d) It is necessary for the operations of a not-for-profit organisation such as political,	NA
philosophical, trade union and religious body in relation to its members	
e) The data has been made public by the data subject	NA
<i>f)</i> For legal claims or courts operating in their judicial category	NA
g) SUBSTANTIAL PUBLIC INTEREST	Tick or leave blank
(Schedule 1, part 2 of the Data Protection Act 2018 gives more detail on when this can apply to processing and further guidance is	
available).	Tick or leave
 PROCESSING IS NECESSARY FOR THE PURPOSES OF PREVENTIVE OR OCCUPATIONAL MEDICINE, FOR THE ASSESSMENT OF THE WORKING CAPACITY OF THE EMPLOYEE, MEDICAL DIAGNOSIS, THE 	blank
PROVISION OF HEALTH OR SOCIAL CARE OR TREATMENT OR THE MANAGEMENT OF HEALTH OR	
SOCIAL CARE SYSTEMS AND SERVICES ON THE BASIS OF UNION OR MEMBER STATE LAW OR	
PURSUANT TO CONTRACT WITH A HEALTH PROFESSIONAL AND SUBJECT TO CONDITIONS AND	
SAFEGUARDS	
(Schedule 1, part 1 of the Data Protection Act 2018 gives more detail on when this can apply to processing and further guidance is available).	
i) PROCESSING IS NECESSARY FOR REASONS OF PUBLIC INTEREST IN THE AREA OF PUBLIC HEALTH, SUCH AS PROTECTING AGAINST SERIOUS CROSS-BORDER THREATS TO HEALTH OR ENSURING HIGH	Tick or leave blank
STANDARDS OF QUALITY AND SAFETY OF HEALTH CARE AND OF MEDICINAL PRODUCTS OR	\checkmark
MEDICAL DEVICES, ON THE BASIS OF UNION OR MEMBER STATE LAW WHICH PROVIDES FOR	
SUITABLE AND SPECIFIC MEASURES TO SAFEGUARD THE RIGHTS AND FREEDOMS OF THE DATA	
SUBJECT, IN PARTICULAR PROFESSIONAL SECRECY	
(Schedule 1, part 1 of the Data Protection Act 2018 gives more detail on when this can apply to processing and further guidance is available).	
j) PROCESSING IS NECESSARY FOR ARCHIVING PURPOSES IN THE PUBLIC INTEREST, SCIENTIFIC OR	Tick or leave blank
HISTORICAL RESEARCH PURPOSES OR STATISTICAL PURPOSES IN ACCORDANCE WITH ARTICLE	Diama
89(1) BASED ON UNION OR MEMBER STATE LAW WHICH SHALL BE PROPORTIONATE TO THE AIM	
PURSUED, RESPECT THE ESSENCE OF THE RIGHT TO DATA PROTECTION AND PROVIDE FOR SUITABLE AND SPECIFIC MEASURES TO SAFEGUARD THE FUNDAMENTAL RIGHTS AND THE	
INTERESTS OF THE DATA SUBJECT.	
(Schedule 1, part 1 of the Data Protection Act 2018 gives more detail on when this can apply to processing and further guidance is	
available).	
Legal Gateway:	
The duty to improvement in quality of services under the Health and Social Care Act 2012 Section 26, 1	4R

(1) Each clinical commissioning group must exercise its functions with a view to securing continuous improvement in the quality of services provided to individuals for or in connection with the prevention, diagnosis or treatment of illness.

(2) In discharging its duty under subsection (1), a clinical commissioning group must, in particular, act with a view to securing continuous improvement in the outcomes that are achieved from the provision of the services.

(3) The outcomes relevant for the purposes of subsection (2) include, in particular, outcomes which show-

(a) the effectiveness of the services,

(b) the safety of the services, and

(c) the quality of the experience undergone by patients.

(4) In discharging its duty under subsection (1), a clinical commissioning group must have regard to any guidance published under section 14Z8.

The duty as to reducing inequalities under the Health and Social Care Act 2012 Section 26, 14T

Each clinical commissioning group must, in the exercise of its functions, have regard to the need to -

(1) reduce inequalities between patients with respect to their ability to access health services, and

(2) reduce inequalities between patients with respect to the outcomes achieved for them by the provision of health services

Please refer to the Health and Care Act 2022 section 21 once it becomes relevant.

NHS Foundation Trusts:

The duty to exercise functions effectively, efficiently and economically, (NHS Act 2006, s63)

The duty for NHS bodies to co-operate with each other in exercising their functions (NHS Act 2006, s72)

1.4.

Confirm who the Controller and Processor is/are. Confirm if the Controller/s are solely or jointly responsible for any data processed?

(Identify any other parties who will be included in the agreements and who will have involvement/share responsibility for the data/information involved in this project/activity. Use this space to detail this but you may need to ask your DPO to assist you. Copy and paste the last empty row in the table to add organisations where required (the text has been left unlocked for this purpose on that row only).

Name of Organisation	Role
Somerset CCG	Sole Controller
Somerset Foundation Trust	Sole Controller
Yeovil District Hospital	Sole Controller
South, Central and West Commissioning Support Unit	Processor
Click here to enter text.	Choose an item.
Click here to enter text.	Choose an item.
Click here to enter text.	Choose an item.

^{1.5.}

Describe exactly what is being processed, why you want to process it and who will do any of the processing?



The Processing will be done by SCW to undertake demand & capacity modelling of stroke services in Somerset to:

- Activity (demand) ED attendances & admissions
- Capacity required (beds)
- Diagnostic tests required

For each option, the modelling outputs will be summarised as follows:

- By year
- By hospital site
- Time of day (in/out of hours)
- By CCG area (Somerset/Dorset/other)
- As required by GIS team for mapping (details TBC)
- Others as advised by stakeholders

1.6.

Tick here if you owe a duty of confidentiality to any information. \checkmark

If so, specify what types of information. (e.g. clinical records, occupational health details, payroll information) Post code and hospital number linked to health data (ED attendances, ED admissions, diagnostic tests etc.)

1.7.

How are you satisfying the common law duty of confidentiality?

No disclosure due to anon/pseudo actions

If you have selected an option which asks for further information please enter it here

Data could be classed as anonymized in context as SCW do not have a way to re-identify the Local Patient ID. However, data could be identified if combined with other information, accessed by another organisation or SCW having the means to access the key to use to identify data subjects.

1.8.

Are you applying any anonymisation/pseudonymisation technique or encryption to any of the data to preserve the confidentiality of any information?

Yes

If you are then describe what you are doing.

SSNAP identifiable data fields will be deleted by the two providers before sharing. Hospital number key will not be shared with SCW and is therefore anonymised. Low risk around full post code identifying a single person, data will be shared with SCW relevant staff only.

If you don't know then please find this information out as there are potential privacy implications with the processing.

1.9.

Tick here if you are intending to use any information for a purpose that isn't considered as direct patient care. \checkmark

If so describe that purpose.

- Demand & capacity modelling to help understand the impact of making changes to stroke services on future activity, demand, and the supply of the relevant services within the area.
- Model the required level of capacity to keep pace with demand
- Understand the gap between the required capacity and the current capacity of a service

1.10.

Approximately how many people will be the subject of the processing?

Baseline year 20/21, approximately 1100 individuals

1000 plus



1.11. How are you collecting the data? (e.g. verbal, electronic, paper (if you need to add more selections then copy the last 'choose an item' and paste, the text has been left unlocked for you to do this.) Other method not listed By e-mail If you have selected 'other method not listed' describe what that method is. MS Teams restricted channel 1.12. How will you edit the data? Bring together data from both provider (SSNAP routine data extraction), upload to SQL server to tidy up, apply simple processes for growth rates (e.g. number of strokes requiring treatment), apply assumptions, growth modelling & modelling of other different reconfiguration options, done via SQL script, output in excel (aggregated). 1.13. How will you quality check the data? No formal checks required but irregularities will be investigated and escalated by SCW 1.14 Review your business continuity or contingency plans to include this activity. Have you identified any risks? Yes If yes include in the risk section of this template. 1.15. What training is planned to support this activity? No project specific training required 2. Linkage, Data flows, Sharing and Data Opt Out, Sharing Agreements, Reports, NHS Digital 2.1. Are you proposing to combine any data sets? Yes If yes then provide the details here. Combining of data from 2 providers only and combining with assumptions. 2.2. What are the Data Flows? (Detail and/or attach a diagram if you have one). One off data collection (password protected excel spreadsheet) by SCW from both providers (Yeovil Hospital and Somerset Foundation Trust) via secure email route or restricted MS Teams channel.

Hospital and Somerset Foundation Trust) via secure email route or restricted MS Teams channel. Storage of data on SQL server at SCW. After data modelling the output will be aggregated data only shared in excel spreadsheet with Somerset CCG and other relevant partners via secure email. The raw data held at SCW will be stored for four months after completing the project as instructed by the data controllers.

2.3.

What data/information are you planning to share?

Please refer to appendix 1 for details of the data elements subject to sharing.

2.4.

Is any of the data subject to the National Data Opt Out?

Yes - it has already been applied

If your organisation has to apply it describe the agreed approach to this

As per local opt out process and policy.

n/a	d identify what data it has been applied to
If you do not know if it applies to any of the data involved,	then you need to speak to your Data Protection
Officer to ensure this is assessed. 2.5.	
Z.5. Who are you planning to share the data/information with	h2
Data is shared between the Trusts and CCG with SC	
2.6.	
Why is this data/information being shared?	
See 1.9, purpose of data sharing	
2.7.	
How will you share it? (Consider and detail all means of sharing)	
Secure email or restricted MS Teams channel	
Tick if you are planning to use Microsoft Teams or another may have the facility to store or record conversations or \checkmark	
Provide details of how you have considered any privacy r	isks of using one of these solutions
Secure email transfer, email deletion once data is hele	-
Staff access on need-to-know basis only.	5
Excel spreadsheet password protected.	
Secure, restricted MS Teams channel, data deletion of	once data is held in storage location
2.8.What data sharing agreements are or will be in place?Tier 1 and 2 DSA, DPA & DPIA	
2.9.	
What reports will be generated from this data/information All outputs are anonymised	on?
2.10. Are you proposing to use Data that may have come from Yes	NHS Digital (e.g. SUS data, HES data etc.)?
If yes, are all the right agreements in place? Yes	
Give details of the agreement that you believe covers the SUS data will be used as a second option only. If this this.	
<u>If no or don't know then you need to speak to your Data P</u> needed.	rotection Officer to ensure they are put in place if
3. Data Processor, IG Assurances, Storage, Access, Cl	oud, Security, Non-UK processing, DPA
,,,,,,,	
3.1 Are you proposing to use a third party, a data processor o Yes	or a commercial system supplier?

3.2

Is each organisation involved registered with the Information Commissioner? Copy and paste the last empty row in the table to add organisations where required (the text has been left unlocked for this purpose on that row only)

Name of organisation	Registered	Registration details or comments if not registered
Somerset CCG	Yes	ZA004240
Somerset Foundation Trust	Yes	Z6696096
Yeovil District Hospital NHS Foundation Trust	Yes	Z732882X
South, Central & West CSU	Yes	Z2950066

3.3

What IG assurances have been provided to you and does any contract contain IG clauses that protect you as

the Controller? (e.g. in terms and conditions, their contract, their tender submission). Copy and paste the last empty row in the table to add organisations where required (the text has been left unlocked for this purpose on that row only)

Name of organisation	Brief description of assurances obtained
SCW	Processing Agreement
Controllers	Information Sharing Agreement
Controllers	DPIA

3.4

What is the status of each organisation's Data Security Protection Toolkit?

DSP Toolkit

Copy and paste the last empty row in the table to add organisations where required (the text has been left unlocked for this purpose on that row only)

Name of organisation	ODS Code	Status	Published date
Somerset CCG	11X	Standards Exceeded	29/06/2021
Somerset Foundation Trust	RH5	Standards Exceeded	21/06/2021
Yeovil Hospital	RA4	Standards met	30/06/2021
SCW CSU	0DF	Standards Exceeded	29/07/2021

3.5

How and where will the data/information be stored? (Consider your answer to 2.7 and the potential storage of data in any online meeting or networking solution).

SCW SQL server & file server

3.6

How is the data/information accessed and how will this be controlled?

Password protected excel file and restricted folder on the server accessible by relevant staff only **3.7**

Is there any use of Cloud technology?



No

If yes add the details here.

3.8

What security measures will be in place to protect the data/information?

Password protection, sharing via secure channels, storage in restricted area, anonymised output and sharing only. Access to relevant staff only. Minimum sharing of pseudonymised data only.

Is a specific System Level Security Policy needed?

No

If yes or don't know then you need to speak to your Data Protection Officer to ensure one is put in place if needed.

3.9

Is any data transferring outside of the UK? (you must determine this so only select don't know if you have further investigations to make but the DPIA will not be approved without this information)

No

If yes describe where and what additional measures are or will be in place to protect the data.

3.10

What Data Processing Agreement is already in place or if none, what agreement will be in place with the organisation and who will be responsible for managing it?

DPA in place but requires update

4. Privacy Notice, Individual Rights, Records Management, Direct Marketing

4.1

Describe any changes you plan or need to make to your Privacy Notice and your proposed completion date? (There is a checklist that can be used to assess the potential changes required or if you wish for it to be reviewed then add the link below). Minor changes applied to CCG privacy information. No update to trust privacy notices required.

4.2

How will this activity impact on individual rights under the GDPR? (Consider the right of access, erasure, portability, restriction, profiling, automated decision making).

No impact on individuals' rights as requests will be considered by controllers following their policies and procedures. The processor will assist with disclosures as and when required. The right to erasure does not apply to data processed under Article 9(2)(i).

4.3

How long is the data/information to be retained?

The processor will retain the data for the period of four months as instructed by the controllers.

4.4

How will the data/information be archived?

n/a

4.5

What is the process for the destruction of records?

Excel spreadsheet (and any copies held if required) containing raw data received will be deleted by the processor.

4.6

What will happen to the data/information if any part of your activity ends?

Deletion of data as per 4.3. Output data (anonymised) will be stored as per processors internal processes or as instructed by the controllers.

4.7

Will you use any data for direct marketing purposes? (you must determine this so only select don't know if you have further investigations to make but the DPIA will not be approved without this information)



No

If yes please detail.

5. Risks and Issues

5.1

What risks and issues have you identified? The DPO can provide advice to help complete this section and consider any measures to mitigate potential risks.

Describe the source of risk and nature of potential impact on individuals. (Include associated compliance and corporate risks as necessary and copy and paste the complete bottom row to add more risks (the text has been left unlocked in both tables to enable you to do this)).	Likelihood of harm	Severity of harm	Overall risk
Inappropriate access by staff or external parties	Possible	Minimal	Medium
Data used for purposes outside the agreement	Possible	Minimal	Medium
Failure to comply with individuals' rights	Possible	Minimal	Medium
Risk of non-compliance with UK Data Protection Laws	Possible	Minimal	Medium
Data output incorrect due to error in submitted dataset	Possible	Minimal	Medium
Risk of SSNAP data not being available or specific data not being available in the SSNAP which could require the use of SUS data (stakeholders not bought into as don't agree with numbers).	Possible	Significant	High

5.2

Identify additional measures you could take to reduce or eliminate risks identified as medium or high risk in 5.1

IN 5.1				
Risk	Options to reduce or eliminate risk	Effect on risk	Residual risk	Measure approved (SIRO)
Inappropriate access by staff or external parties	 Use of password protection Use of protected areas of storage Staff IG training and confidentiality awareness exercised DSPT compliance 	Reduced	Low	Choose an item.
Data used for purposes outside the agreement	 Tier 1 DSA Tier 2 DSA DPA 	Reduced	Low	Choose an item.
Failure to comply with individuals' rights	 Individual's rights process and responsibilities will be documented in the Tier 2 ISA 	Reduced	Low	Choose an item.
Risk of non- compliance with UK Data Protection Laws	 National opt-out considered Minimal amount of pseudonymized data shared (full postcode required for more accurate travel times; hospital number required in case SUS data might be needed to 	Reduced	Low	Choose an item.



Data output incorrect due to error in submitted dataset	 complete the required data set (not likely)) No formal checks required but irregularities will be investigated and escalated by SCW Requirement to share data quality issues with all relevant parties documented within the Tier2 ISA 	Reduced	Low	Choose an item.
Risk of SSNAP data not being available or specific data not being available in the SSNAP which could require the use of SUS data (stakeholders not bought into as don't agree with numbers).	 Strive to enable sharing of SSNAP data within the required timescales If SUS data is required, this DPIA will be updated to assess the risk around the data quality and usability 	Reduced	Low	Choose an item.

5.3

What if anything would affect this piece of work?

n/a 5.4

Please include any additional comments that do not fit elsewhere in the DPIA?

n/a

6. Consultation

6.1

Have you consulted with any external organisation about this DPIA?

Yes

If yes, who and what was the outcome? If no, detail why consultation was not felt necessary.

Somerset NHS Foundation Trust and Yeovil District Hospital NHS Foundation Trust in relation to sharing the DPIA and proposed approach for supporting agreements.

6.2

Will you need to discuss the DPIA or the processing with the Information Commissioners Office? (You may need the help of your DPO with this)

No

If yes, explain why you have come to this conclusion.

Click here to enter text.

7. Data Protection Officer Comments and Observations

7.1	The DPIA identifies legitimate legal basis for sharing of the datasets
Comments/observations/specific issues	for the purpose with sufficient risk mitigations to minimise
	identifiable data and ensure data is handled securely. Due to the
	timescales required to complete the analysis activity, it is proposed
	to proceed without the agreements in place (ISA between Trusts
	and CCG and updated DPA between CCG and SCW CSU). Subject to
	agreement by parties, the DPIA provides a detailed description of
	the arrangements which can be used as an immediate reference
	point for data processing.
	It is recommended to put in place suitable agreements which
	would cover this and future similar activity between the parties.

8. Review and Outcome

Based on the information contained in this DPIA along with any supporting documents, you have determined that the outcome is as follows:

B) There are further actions that need to be taken but we can proceed

If you have selected item B), C) or D) then please add comments as to why you made that selection Recommend DPA between CCG and CSU is reviewed, brought up to date and signed.

Recommend information sharing agreement is developed between Trusts and CCG for this and future similar purposes.

We believe there are

A) No unmitigated or identified risks outstanding

If you have selected item B) or C) then list these in the amber boxes below and then consider additional measures you could take and include these in the green boxes below

Residual risks and nature of potential impact on individuals. (Include associated compliance and corporate risks as necessary and copy and paste the complete bottom row to add more risks (the text has been left unlocked in both tables to enable you to do this)).	Likelihood of harm	Severity of harm	Overall risk
Click here to enter text.	Choose an item.	Choose an item.	Choose an item.
Click here to enter text.	Choose an item.	Choose an item.	Choose an item.
Click here to enter text.	Choose an item.	Choose an item.	Choose an item.
Click here to enter text.	Choose an item.	Choose an item.	Choose an item.

Additional measures you could take to reduce or eliminate residual risks identified as medium or high risk above (B and C)

Risk	Options to reduce or eliminate risk	Effect on risk	Residual risk	Measure approved (SIRO)
Click here to enter	Click here to enter text.	Choose an item.	Choose an	Choose an
text.			item.	item.
Click here to enter	Click here to enter text.	Choose an item.	Choose an	Choose an
text.			item.	item.
Click here to enter	Click here to enter text.	Choose an item.	Choose an	Choose an
text.			item.	item.
Click here to enter	Click here to enter text.	Choose an item.	Choose an	Choose an
text.			item.	item.



Signed and approved on behalf of Somerset CCG			
Name: James Rimmer			
Job Title: Chief Executive and System Lead (SIRO)			
Signature: Date: 23/06/2022			
Signed and approved on behalf of Somerset CCG			
Name: Kathy French			
Job Title: Director of Quality and Nursing (Caldicott Guardian)			
Signature: Date: 23/06/2022			
Signed and approved on behalf of Somerset Foundation Trust and Yeovil District Hospital			
Name: David Shannon			
Job Title: SIRO			
Signature: Date: 20/06/2022			
Signed and approved on behalf of Somerset Foundation Trust and Yeovil District Hospital			
Name: Louise Coppin			
Job Title: DPO			
Signature: Date: 20/06/2022			
Please note:			



You should ensure that your Information Asset Register and Data Flow Mapping Schedules are updated where this is relevant.

This DPIA can be disclosed if requested under the Freedom of Information Act (2000). If there are any exemptions that should be considered to prevent disclosure detail them here: Click here to enter text.

Review schedule:

iteview Schedule.	
Final version approved by all	23/06/2022
relevant parties:	
First review:	June 2023 (and then annually and as required)



Appendix 1 – Data Fields

