## Infection Prevention and Control Policy

<table>
<thead>
<tr>
<th>Version Number</th>
<th>6.1</th>
<th>Version Date</th>
<th>June 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy Owner</td>
<td>Director of Infection Prevention and Control</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Author</td>
<td>Nurse Consultant Infection Control</td>
<td></td>
<td></td>
</tr>
<tr>
<td>First approval or date last reviewed</td>
<td>September 2009</td>
<td>Policy reviewed July 2012, June 2016</td>
<td></td>
</tr>
<tr>
<td>Staff/Groups Consulted</td>
<td>Infection Control Doctor</td>
<td>Medical Director</td>
<td>Director of Infection Prevention and Control</td>
</tr>
<tr>
<td>Discussed at IPCC</td>
<td>July 2016</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Next Review Due</td>
<td>July 2019</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Equality Impact Assessment Completed</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
# TABLE OF CONTENTS

1. RATIONALE ......................................................................................................................... 3  
2. AIM ........................................................................................................................................ 3  
3. DEFINITIONS ......................................................................................................................... 3  
4. ROLES AND RESPONSIBILITIES ......................................................................................... 4  
5. INFECTION PREVENTION AND CONTROL TRAINING ..................................................... 7  
6. INFECTION PREVENTION AND CONTROL POLICIES, GUIDANCE AND PATIENT INFORMATION LEAFLETS ......................................................................................................................... 7  
7. CORE CLINICAL CARE GUIDELINES .................................................................................... 7  
8. MANDATORY REPORTING ....................................................................................................... 9  
9. ALERT ORGANISM AND ALERT CONDITION SURVEILLANCE .......................................... 10  
10. CONTROL OF INFECTIONS WITH SPECIFIC ALERT ORGANISMS .................................. 10  
11. ASSURANCE FRAMEWORK / PERFORMANCE MONITORING ......................................... 10  
12. APPLICABILITY .................................................................................................................... 11  
13. EQUALITY IMPACT ASSESSMENT ....................................................................................... 11  
14. REFERENCES ......................................................................................................................... 11  
  
APPENDIX A - INFECTION CONTROL ASSURANCE FRAMEWORK AND HEALTHCARE ASSOCIATED REPORTING MECHANISMS THROUGH THE IPC ANNUAL PROGRAMME OF WORK ......................................................................................................................... 12  
APPENDIX B – INFECTION PREVENTION & CONTROL COMMITTEE TERMS OF REFERENCE ............................................................................................................................................... 12  
APPENDIX C - PERSONAL PROTECTIVE EQUIPMENT (PPE) ............................................... 11  
APPENDIX D - ALERT ORGANISMS AND CONDITIONS ....................................................... 12  
APPENDIX E – EQUALITY IMPACT ASSESSMENT TOOL ...................................................... 13
1. **RATIONALE**

1.1. The Hygiene Code 2008 (revised 2010) Code of Practice for the Prevention and Control of Healthcare Associated Infection requires all Trusts to have clear processes in place for the effective prevention, detection and control of Healthcare Associated Infections (HCAI). Infection Control surveillance is undertaken on alert organisms as determined by local and national trends. Surveillance provides information for identifying patients that present with infectious conditions that could pose a risk to others.

1.2. The Trust is required to undertake mandatory surveillance for reporting HCAI to Public Health England (PHE) as directed by the Department of Health (DH).

2. **AIM**

2.1. This policy details the mechanisms for effective management of infection prevention and control (IPC) across the Trust.

- It defines the Assurance Framework for reassuring the Board of Directors of effective management of IPC.
- Identifies key individual responsibilities.
- Defines the performance monitoring and surveillance framework for IPC with specific reference to key performance indicators and individual responsibilities and accountabilities.

3. **DEFINITIONS**


3.2. Key Performance Indicators: quantifiable measurements to reflect the success of the organisation in relation to IPC.

3.3. Alert Organisms: specified organisms that are reported by the microbiology laboratory to the Infection Prevention and Control Team (IPCT) that may give rise to outbreaks and transmission of infectious conditions to others.

3.4. Saving Lives High Impact Interventions: DH programme for reducing infection based on care bundles and audit of practice.

3.5. Mandatory Surgical Site Infection Surveillance (SSIS): The Public Health England Programme of mandatory reporting of orthopaedic surgical site infections (SSI) that are healthcare associated.

3.6. Infection Control Assurance Framework: contains activities to demonstrate that IPC is an integral part of the organisational plan (activities are included in roles and responsibilities).

3.7. The Annual Programme of Work identifies the objectives to be met for the year, and is displayed on the Trust Infection Control YCloud site.
3.8. Surveillance: surveillance is a comprehensive method of obtaining information on HCAI and is essential for monitoring progress, investigating underlying causes and applying prevention and control measures.

3.9. Period of increased incidence (PII): a period of time in which 2 or more cases of HCAI are identified in a clinical area.

3.10. Serious Untoward Incidents (SUI): an incident of infection that can have serious consequences.

4. ROLES AND RESPONSIBILITIES

4.1. Chief Executive is responsible for:

- Ensuring that appropriate systems and resources are in place to manage IPC across the organisation in relation to The Hygiene Code.
- Appointing an individual as the Director of Infection Prevention and Control with designated time to fulfil this role.
- Ensuring an appropriate Infection Control Assurance Framework is in place for reviewing incidence of alert organisms, outbreaks, SUIs and compliance/performance against infection control audit programme in clinical areas.

4.2. Director of Infection Prevention and Control (DIPC) is responsible for:

- IPC within the Trust, monitoring performance and compliance against the Hygiene Code.
- Chairing the Infection Prevention and Control Committee (IPCC).
- Ensuring the development and implementation of strategies to prevent avoidable HCAI at all levels of the Trust.
- Providing assurance to the Board of Directors that systems are in place and correct policies and procedures are adhered to across the Trust to ensure safer and effective healthcare, and to comply with The Hygiene Code.
- Production of reports and presentations to the Trust’s Board of Directors against IPC Annual Programme of Work.
- The sign off (lock down) of the monthly surveillance data reported to the Public Health England on behalf of the Chief Executive. The DIPC reports surveillance activities and data to the Trust’s Board of Directors.

4.3. Director of Estates & Facilities is responsible for:

- Ensuring that the Trust’s Estate Strategy and any future developments take account of good infection control practice.
- Ensuring IPC representation in the design of new facilities and the refurbishment of existing ones.
- Ensuring that the Trust has appropriate standards of cleanliness, decontamination and waste management.
4.4. **Medical Director**

- The Medical Director is the professional lead for the medical profession and has responsibility for the standards of care delivered. The post holder is responsible for reinforcing expectations, outlining actions required and evaluating progress made in relation to IPC.

4.5. **Director of Nursing and Clinical Governance**

- The Director of Nursing and Clinical Governance is the professional lead for Nursing and Allied Health Professionals and has professional responsibility for the standards of care delivered. The post holder is responsible for reinforcing expectations, outlining actions required and evaluating progress made in relation to IPC.

4.6. **Infection Control Doctor (ICD)**

The ICD reports directly to the DIPC and is a core member of the IPCC group. The post holder is responsible for:

- Providing expert specialist advice on IPC in line with The Hygiene Code.
- Advising and supporting the IPCT.
- Advising and supporting the DIPC on all aspects of infection control in the hospital and on implementation of agreed policies.
- Supporting and contributing to the training of medical students, medical and nursing staff and other health workers of all grades.
- Being involved in strategic planning and development of hospital services and facilities.

**Nurse Consultant for IPC** is responsible for:

- Implementing and leading on all aspects of compliance against the Hygiene Code in line with the Infection Control Assurance Framework (Appendix A).
- Providing nursing leadership within the IPCT and the Trust, delivering expertise and advice on IPC.
- Producing and implementing the IPC Annual Programme of Work in collaboration with the DIPC and the ICD.
- Developing a robust and inclusive strategy for IPC.

4.7. **IPCT** will:

- Implement all aspects of compliance against the Hygiene Code in line with the Infection Control Assurance Framework (Appendix A).
- Be core members of the IPCC.
- Visibly promote good IPC practice.
- Work with Clinical Site Managers to ensure appropriate placement of patients to minimise the risk of infection.
- Implement the IPC Annual Programme of Work in collaboration with the Nurse Consultant for IPC.
- Undertake national mandatory Orthopaedic SSI surveillance. Results will be used to drive improvement and be reported to the Board of Directors and to the relevant clinicians at regular intervals as appropriate.
- The IPCT is responsible for reporting alert organisms in line with the Infection Control Assurance Framework (Appendix A).

4.8. **Associate Directors of Nursing (ADoN) will:**

- Be promoters of IPC in line with Hygiene Code, and work with the IPCT to implement the IPC Annual Programme of Work.
- Ensure that staff and services reliably implement IPC policies and procedures.
- Ensure appropriate remedial action is instigated in response to issues of poor IPC practice or compliance.

4.9. **Matrons** are responsible for:

- Maintaining standards of IPC practice within wards and departments in line with The Hygiene Code.
- Ensuring each clinical area has an IPC Link Practitioner and Hand Hygiene Champion.
- Ensuring HCAI or infection control risks are on the appropriate risk register.
- Undertaking root cause analysis investigations in respect of IPC incidents in conjunction with the appropriate multi-disciplinary team and IPC representative.

4.10. **Heads of Department** are responsible for:

- Ensuring all staff attend induction and mandatory updates in IPC.
- Ensuring that local induction includes the dissemination of IPC Trust policy and guidelines to all staff, including agency and service providers.

4.11. **IPC Link Practitioners** are responsible for:

- Being a champion for good IPC practice in their area, ensuring that the latest IPC practices and guidance are disseminated to the clinical team.

4.12. **All Staff** will:

- Understand the impact of IPC practice to enable them to act responsibly to patients, other staff, visitors and themselves.
- Make themselves aware of and follow Trust policies/guidelines and procedures in relation to IPC that affect them.
- Attend Trust induction/mandatory training sessions relating to IPC.
- Failure by any member of staff to comply with this policy or any of its associated procedures will result in consideration of the use of disciplinary action. Responsibilities for this are defined in the Trust’s Disciplinary Policy.
4.13. The IPCC is:

- Required by the Hygiene Code and forms an integral part of Trust governance arrangements, reporting to the Board of Directors via the DIPC, with membership, authority, reporting arrangements, roles and responsibilities defined in its Terms of Reference (refer to Appendix B).

- Responsible for providing strategic direction for IPC to the Trust, in line with best practice, and ensuring that there is a strategic response to new legislation and national guidance.

5. INFECTION PREVENTION AND CONTROL TRAINING

5.1. On commencement in the Trust all staff must be trained in IPC procedures appropriate to their role. This will be delivered as part of the Trust induction training programme. Local induction will be provided by the Ward Sister / Charge Nurse / Head of Department.

5.2. All staff will receive regular updates in IPC procedures appropriate to their role. For individual staff training requirements and methods of delivery please refer to the IPCT.

5.3. Attendance at IPC induction and mandatory training will be recorded through the Yeovil Academy, and monitored through the Human Resources dashboard procedure.

5.4. Requirement for training and regular update in IPC will be part of all staff job descriptions/job plans/Knowledge Skills Framework outlines, included in the Training Needs Analysis held by the Yeovil Academy and appraisal process.

6. INFECTION PREVENTION AND CONTROL POLICIES, GUIDANCE AND PATIENT INFORMATION LEAFLETS

6.1. IPC policies, guidelines and patient information leaflets will be produced in consultation with the IPCC and relevant staff groups.

6.2. Policies will be approved by the IPCC and Hospital Management Team

6.3. IPC policies, guidelines and patient information leaflets will be available on the Trust YCloud.

7. CORE CLINICAL CARE GUIDELINES

7.1. The Trust applies evidence based clinical care guidelines required by the Hygiene Code which are included on the Trust YCloud. The Standard IPC Precautions are a set of standards that must be met to ensure best practice when implementing and maintaining robust IPC practices.
7.2. The Standards are:

7.2.1 Principal Hand Hygiene techniques (Hand Hygiene Policy)

7.2.2 Skin Care (Staff Health Guidelines)

7.2.3 Personal Protective Equipment (PPE) (PPE Guidelines)

7.2.4 Blood and Body Fluid Spillages (Blood and Bodily Fluid Guidelines)

7.2.5 Sharps Management (Sharps Safety Policy)

- Management of Contamination Injuries Involving NHS health Care Workers policy (Contamination Injuries policy) currently under review
- Prevention of occupational exposure to blood-borne viruses (Immunisation and Employment Policy) currently under review

7.2.6 Laundry Handling (Linen and Laundry Policy)

7.2.7 Waste Management (Facilities Services Policy)

7.2.8 Animals (Pets in Hospital Guidelines) – For specific guidance on animals visiting hospital, including Assistance Dogs.

7.2.9 Food Hygiene (Food Hygiene Policy)

7.2.10 Aseptic technique (Aseptic Non Touch Technique Guidelines)

- In addition to the above guidelines, information can be found in the Royal Marsden Manual. This identifies that clinical procedures are carried out in a manner that maintains the principles of asepsis. Staff undertaking these procedures are trained and assessed in aseptic technique.

7.2.11 Major outbreaks of communicable disease (Hospital Outbreak Management Guidelines)

7.2.12 Isolation of patients (Isolation Guidelines)

- This policy includes an A to Z of Disease Specific Precautions, Isolation guidelines and Paediatric Isolation procedures.
- The Infection Control Guidance for Care of the Deceased should be used when there has been a notified or suspected infection risk.

7.2.13 Decontamination/Disinfection (Decontamination of Hospital Equipment and Medical Devices)

- The procedures for cleaning and disinfecting patient equipment and the healthcare environment are provided in the Cleaning Procedure Manual.
- The above guidelines and policies should be read in conjunction with the Medical Devices Management Policy and manufacturers specific instructions.
- The Standing Operating Procedure for Decontamination of Endoscope Equipment is held by the Sterile Services Department.

7.2.14 Antimicrobial prescribing - the Trust’s Antimicrobial Prescribing Policy identifies procedures in place to ensure prudent prescribing to reduce the risk of antibiotic associated diarrhoea.
8. **MANDATORY REPORTING**

8.1. Surveillance Schemes – the Trust will participate in all DH mandatory surveillance schemes for HCAI. Data will be entered onto the Public Health England (PHE) database no later than one week of cases being reported to the IPCT.

8.2. *Staphylococcus aureus* blood stream infection (BSI) reporting

- Information regarding all MRSA BSI such as patient information, source and risk factors will be downloaded to PHE via the HCAI data capture system website.
- All MRSA BSI will be reported to the Clinical Commissioning Group (CCG). The standard reporting process will be followed (see Appendix F and Appendix G of the MRSA Guidelines for reporting process flow charts).

8.3. *Clostridium difficile* associated diarrhoea

- Information on all *Clostridium difficile* isolates will be entered on the HCAI data capture system website.
- Any incident where more than 2 cases of *Clostridium difficile* are identified on the same ward within a 30 day period will be investigated as a PII.
- All cases will be investigated resulting in an RCA and results feedback via the IPCC.

8.4. Mandatory SSIS

- Mandatory orthopaedic SSIS will be conducted for a minimum of 3 months each year, selecting one of four categories.

8.5. Summaries of all mandatory surveillance data will be reported to the Trust’s Board of Directors on a monthly basis, and to the IPCC, quarterly Divisional Performance Reviews, Clinical Governance Committee, and in the Trust’s Annual Report. Ad hoc reports will be made available at departmental Clinical Governance meetings.

8.6. Duty of Candour – in the event of a patients infection being deemed avoidable through the PIR process, the Trust is required to:

- Make sure it acts in an open and transparent way with relevant persons in relation to care and treatment provided to people who use services in carrying on a regulated activity
- Tell the relevant person as soon as reasonably practicable after becoming aware that a ‘notifiable safety incident’ has occurred and provide support to them in relation to the incident, including when giving the notification
- Provide an account of the incident which, to the best of the Trust’s knowledge, is true of all the facts the body knows about the incident as at the date of the notification:
- Advise the relevant person what further enquiries the Trust’s believes are appropriate:
- Offer an apology:
Follow this up by giving the same information in writing, and providing an update on enquiries: and

Keep written record of all communication with the relevant person.

This would be led by the Consultant managing the patients care at that point in time.

9. ALERT ORGANISM AND ALERT CONDITION SURVEILLANCE

9.1. The microbiology department will inform the IPCT of any alert organisms that are likely to cause outbreaks of infection and/or are multi drug resistant (see Appendix D).

9.2. Clinical ward staff, the Consultant microbiologists and microbiology staff have a responsibility to report clinical conditions to the IPCT that are likely to cause outbreaks of infection and/or are notifiable diseases (see Appendix D). The implementation of control measures will minimise the risk of an outbreak. Control of infections with specific alert organisms

9.3. Guidelines are provided for the provision of the following:

- *Clostridium difficile* (C diff)
- Control of Tuberculosis including multi-drug resistant tuberculosis (TB)
- Diarrhoeal infections (management of Hospital Outbreaks)
- Multi-Resistant Gram-Negative Organisms (MRGNO)
- Glycopeptide Resistant Enterococci (GRE)
- Legionella Management
- Meticillin Resistant *Staphylococcus aureus* (MRSA guidelines)
- Transmissible Spongiform Encephalopathies (CJD)
- Viral haemorrhagic fevers (VHF).
- Guidelines for the management of Scabies and Varicella (Chickenpox)

10. ASSURANCE FRAMEWORK / PERFORMANCE MONITORING

10.1. The infection control assurance framework is designed to build upon the systems and structures that already exist to maintain best practice and ensure high standards of IPC. This framework provides the Trust with the necessary monitoring and reporting systems to enable the standards to be maintained.

10.2. Internal Assurance Framework:

- Root cause analysis on all mandatory HCAI
- Surveillance of other HCAI using ICNet
- Surveillance and audit programme reporting to clinical divisions
10.3. External Assurance Framework:

- Reporting of clusters/outbreaks of infection to PHE.
- Reporting of serious incidents of HCAI to the PHE, MONITOR and CCG.
- Published quarterly reports on HCAI from PHE.
- Yearly Care Quality Commission published report on compliance with the Hygiene Code.

10.4. Implementation, evaluation and monitoring of this policy will be in accordance with the IPC audit programme and Trust Performance in relation to IPC.

11. APPLICABILITY

11.1. This policy applies to all staff employed by the Trust, whether on a permanent or temporary basis.

12. EQUALITY IMPACT ASSESSMENT

12.1. This policy has been assessed and implemented in line with the policy on procedural documents and an equality impact has been carried out to ensure the policy is fair and does not discriminate against any staff groups. A completed Equality Impact assessment can be found at Appendix E.

13. REFERENCES

13.1. The following references have been used:

- Infection prevention and control (2014) NICE quality standard 61
- 2014/15 NHS Outcomes Framework
- Surgical site infection (2013) NICE quality standard 49
- Patient experience in adult NHS services (2012) NICE quality standard 15
APPENDIX A - INFECTION CONTROL ASSURANCE FRAMEWORK AND HEALTHCARE ASSOCIATED REPORTING MECHANISMS THROUGH THE IPC ANNUAL PROGRAMME OF WORK

APPENDIX B – INFECTION PREVENTION & CONTROL COMMITTEE TERMS OF REFERENCE

APPENDIX C - PERSONAL PROTECTIVE EQUIPMENT (PPE) FOR BLOOD AND/OR BODILY FLUIDS – ACTIVITY RISK ASSESSMENT ALGORITHM

APPENDIX D - ALERT ORGANISMS AND CONDITIONS
APPENDIX E – Equality Impact Assessment Tool

To be completed and attached to any procedural document when submitted to the appropriate committee for consideration and approval.

Name of Document: *Infection Prevention and Control Operational Policy*

<table>
<thead>
<tr>
<th></th>
<th>Yes/No</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Does the policy/guidance affect one group less or more favourably than another on the basis of:</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>• Race</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>• Ethnic origins (including gypsies and travellers)</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>• Nationality</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>• Gender</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>• Culture</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>• Religion or belief</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>• Sexual orientation including lesbian, gay and bisexual people</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>• Age</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>• Disability</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>2. Is there any evidence that some groups are affected differently?</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>3. If you have identified potential discrimination, are any exceptions valid, legal and/or justifiable?</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>4. Is the impact of the policy/guidance likely to be negative?</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>5. If so can the impact be avoided?</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>6. What alternatives are there to achieving the policy/guidance without the impact?</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>7. Can we reduce the impact by taking different action?</td>
<td>N/A</td>
<td></td>
</tr>
</tbody>
</table>

If you have identified a potential discriminatory impact of this procedural document, please refer it to Yeovil Academy, together with any suggestions as to the action required to avoid/reduce this impact.

For advice in respect of answering the above questions, please contact Yeovil Academy.

Signed: **Rachael Grey** (Nurse Consultant Infection Control)

Date: 30th September 2015