Bundle Quality, Safety & Experience Committee 2 November 2021

9.30am PUBLIC Session V1.0

1	OPENING BUSINESS
1.1	09:30 - QS21/160 Patient Story : Gill Harris
	Recommendation: The Committee is asked to receive and reflect upon the patient story.
	An audio version will be played in the meeting QS21.160 Patient Story_approved.docx
1.2	09:50 - QS21/161 Apologies for Absence
	Dave Harries Louise Brereton
1.3	09:51 - QS21/162 Declarations of Interest
1.4	09:52 - QS21/163 Minutes of Previous Meeting Held in Public on 7.9.21 for Accuracy QS21.163 Minutes QSE 7.9.21 Public V0.2 no tracking.docx
1.5	09:54 - QS21/164 Matters Arising and Table of Actions QS21.164 Summary Action Log QSE Public.docx
1.6	10:04 - QS21/165 Report of the Chair - Lucy Reid Verbal
1.7	10:09 - QS21/166 Report of the Lead Executive - Gill Harris
	Verbal
2	STRATEGIC ITEMS FOR DECISION - THE FUTURE
2.a	DEVELOPING NEW STRATEGIES OR PLANS
2.a.1	10:14 - QS21/167 Quality Strategy Interim Priorities - Gill Harris Recommendation:
	The Committee is asked to note this report and approve the interim quality priorities
	QS21.167 Quality Strategy Interim Priorities_approved.docx
2.a.2	10:24 - QS21/168 Implementation of New Liberty Protection Safeguards - Gill Harris
	Recommendation: The Committee is asked to:
	 Accept the position report in preparation for the implementation of Liberty Protection Safeguards (LPS) on the 1st April 2022.
	2. Note the progress made and actions to be taken in relation to the implementation of the Liberty Protection
	Safeguarding (LPS) within BCUHB. QS21.168 Liberty Protection Safeguards_approved.docx
2.b	MONITORING EXISTING STRATEGIES OR PLANS
2.b.1	10:34 - QS21/169 Nurse Staffing Levels (Wales): Adult Acute Medical And Surgical Inpatient wards and Paediatrics - Gill Harris
	Alison Griffiths to attend
	To follow
2.c	10:44 - POLICY MATTERS
2.c.1	10:49 - QS21/170 NU06 Prevention & Management of Adult In Patient Falls Policy - Gill Harris
	Recommendation: The Committe are asked to review the policy and ratify (for launch pan BCUHB November 2021).
	QS21.170a Falls Policy report_approved.docx
	QS21.170b Falls Policy NU06 V3.1 Appendix 1.pdf
	QS21.170c Falls Policy NU06 Appendix 2 EQIA.pdf
0	
3 3.1	QUALITY SAFETY AND PERFORMANCE - THE PRESENT 10:54 - QS21/171 Board Assurance Framework - Simon Evans-Evans
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To follow

3.2 11:04 - QS21/172 Corporate Risk Register - Simon Evans-Evans 1\. Note the Key Field Guidance Document is currently under revision and will be re\-presented to all Committees following the agreement of the updated version\. 2\. Review and note the progress on the Corporate Tier 1 Operational Risk Register Report as set out within QS21.172a CRR Cover Sheet V2.0_approved.docx QS21.172b CRR Appendix 1.pdf QS21.172c CRR Appendix 2.pdf 3.2.1 11:14 - COMFORT BREAK 3.3 11:24 - QS21/173 Quality & Performance Report - Sue Hill Sue Hill to attend Recommendation: Members of the Quality, Safety and Experience Committee are requested to scrutinise the report and advise any areas to be escalated for consideration by the Board. QS21.173a Quality and Performance Report approved.docx QS21.173b Quality and Performance Report QSE Appendix 1 November 2021 (September Position)_FINAL.pdf 3.4 11:39 - QS21/174 Quality Highlight Report - Gill Harris Recommendation: The Committee is asked to note this report. QS21.174 Quality Highlight Report_approved.docx 11:54 - QS21/175 Covid19 Update - Gill Harris 3.5 To follow 3.6 12:09 - QS21/176 Quality Awards, Achievements & Recognition - Gill Harris Recommendation: The Committee is asked to note this report. QS21.176 Quality Awards and Achievements approved.docx 3.7 12:14 - QS21/177 Vascular Steering Group Update: Nick Lyons 3.8 12:29 - QS21/178 Operational Report : Children's Services - Chris Stockport Liz Fletcher (Assistant Area Director - Children) to attend QS21.178 Children's Services Update v3_approved.pptx 3.9 12:44 - QS21/179 Immunisation Programme Delivery in BCUHB to September 2021 - Teresa Owen Recommendation: The Quality, Safety and Experience Committee is asked to scrutinise the report and advise if any areas are to be escalated to the Board. QS21.179a Immunisation Report_approved.docx QS21.179b Immunisation Appendix 1 BCUHB Strategic Immunisation Plan 2019 -22.pdf LEARNING FROM THE PAST Independent Assurance Reviews inc HIW. AW. PSOW Internal Assurance Reviews 12:54 - QS21/180 Quality Governance Self Assessment Action Plan - Gill Harris 4.1 The Committee is asked to note the report and update of the Quality Governance Self-Assessment Action Plan. QS21.180 Quality Governance Self-assessment Update_approved.docx 4.2 12:59 - QS21/181 Quality Assurance Review – Morfa Ward, Llandudno General Hospital - Gill Harris to follow Tracey Williamson & Amy Kerti (Consultant Nurses - Dementia) and Reena Cartmell (Associate Director of Nursing) to attend together with patient / service user Mr John Stewart and his wife Mrs Anne Stewart 4.2.1 13:19 - LUNCH BREAK 13:39 - QS21/182 Welsh Ambulance Services NHS Trust - Review of Patient Safety, Privacy, Dignity and 4.3 Experience whilst Waiting in Ambulances during Delayed Handover - Gill Harris

QS21.182b HIW Review WAST Handover Delay Appendix 1.pdf

QS21.182a HIW Review WAST Handover Delay Paper_approved.docx

The Committee is asked to note the attached HIW report and the Health Board's action plan response

Recommendation:

	QS21.182c HIW Review WAST Handover Delay Action Plan appendix 2.docx
4.4	13:49 - QS21/183 Public Service Ombudsman for Wales - Public Interest Report (Urology Services) - Gill Harris
	Recommendation: The Committee is asked to note the Public Service Ombudsman for Wales' Public Interest Report for information which was published on 09 September 2021.
	QS21.183a Urology Ombudsman Public Interest Paper_approved.docx
	QS21.183b Urology Ombudsman Public Interest Report Appendix 1.pdf
	QS21.183c Urology Ombudsman Public Interest Report Appendix 2 Action Plan.docx.doc
	QS21.183d Urology Appendix 3 Draft ToR v0.4.docx
4.5	QS21/184 Royal College of Physicians President's Visit to Wrexham Maelor Hospital - Nick Lyons Verbal
5	13:59 - ANNUAL REPORTS FOR INFORMATION
5.1	QS21/185 Radiation Protection Annual Report 2020-21- Adrian Thomas
	Recommendation: The QSE Committee is asked to approve the Annual Report of the Radiation Protection Committee (2020/21)
	QS21.185 Radiation Protection annual report_approved.docx
5.2	QS21/186 Annual Organ Donation Report - Adrian Thomas
	Recommendation: The Committee is asked to note for information the report contents and future aims and objectives of the Organ Donation Committee.
	QS21.186a Organ Donation Annual Report v0.2_approved.docx
	QS21.186b Organ Donation Annual Report appendix 1.pdf
	QS21.186c Organ Donation Annual Report appendix 2.pdf
	QS21.186d Organ Donation Appendix 3.pdf
5.3	QS21/187 Public Services Ombudsman for Wales Annual Letter 2020/21- Gill Harris
	Recommendation: The Committee is asked to receive and note the report and appended PSOW Annual Letter
	QS21.187a PSOW Annual Letter paper_approved.docx
	QS21.187b PSOW Annual Letter Appendix 1.pdf
5.4	QS21/188 Annual Clinical Audit Report 2020-21- Nick Lyons
	Recommendation: The Committee is asked to consider and approve the annual report. QS21.188a Clinical audit report_approved.odt
0	QS21.188b Clinical Audit Annual Report 2020-2021 updated Appendix 1.odt
6 6.1	14:09 - CHAIR'S ASSURANCE REPORTS FOR INFORMATION
0.1	QS21/189 Patient Safety Quality Group (September) - Gill Harris QS21.189 PSQ Chair September Report_approved.doc
6.2	QS21/190 Patient Safety Quality Group (October) - Adrian Thomas
0.2	QS21.190 PSQ Chair Report October v1.0_approved.doc
6.3	QS21/191 Clinical Effectiveness Group - Nick Lyons
0.5	QS21.191 CEG Chair report_approved.docx
6.4	QS21/192 Strategic Occupational Health and Safety Group - Sue Green To follow
6.5	QS21/193 Patient and Carer Experience Group - Gill Harris QS21.193 PCE Chair Report_approved.doc
7	CLOSING BUSINESS
7.1	14:14 - QS21/194 Issues Discussed in Previous Private Session
	Recommendation: The Comittee is asked to note the report
	QS21.194 Issues discussed in previous private session.docx
7.2	14:16 - QS21/195 Documents Circulated to Members
	6.9.21 Follow on action regarding neurodevelopment assessments 6.9.21 Follow on action regarding HMP Berwyn Covid outbreak 22.9.21 Briefing note on CAMHS

7.3 14:18 - QS21/196 Agree Items for Chair's Assurance Report to Board

To include any items to be referred to another Committee
7.4 14:20 - QS21/197 Review of risks highlighted in the meeting for referral to Risk Management Group
7.5 14:22 - QS21/198 Review of Meeting Effectiveness
7.6 14:24 - QS21/199 Date of Next Meeting

7.7 14:25 - QS21/200 Exclusion of Press and Public

11.1.22

Resolution to Exclude the Press and Public - "That representatives of the press and other members of the public be excluded from the remainder of this meeting having regard to the confidential nature of the business to be transacted, publicity on which would be prejudicial to the public interest in accordance with Section 1(2) Public Bodies (Admission to Meetings) Act 1960."



Cyfarfod a dyddiad: Meeting and date:	Quality, Safety and Experience Committee 2 nd November 2021						
Cyhoeddus neu Breifat: Public or Private:	Public	Public					
Teitl yr Adroddiad Report Title:	Patient Sto	ry : Elizabeth's	Vas	cular Story			
Cyfarwyddwr Cyfrifol: Responsible Director:	Gill Harris (Executive Dire	ctor I	Nursing and M	lidwife	ery/Deputy CEC))
Awdur yr Adroddiad Report Author:		Eleri Anderson (Deputy Lead, Patient and Carer Experience) Carolyn Owen (Acting Assistant Director, Patient Safety & Experience)					
Craffu blaenorol: Prior Scrutiny:	Matthew Joyes (Acting Associate Director, Quality Assurance) Gill Harris (Executive Director, Nursing and Midwifery/Deputy CEO)						
Atodiadau Appendices:	1. Patient Story Transcript						
Argymhelliad / Recommen	dation:						
The Committee is asked to receive and reflect upon the patient story. Ticiwch fel bo'n briodol / Please tick as appropriate							
Ar gyfer penderfyniad /cymeradwyaethAr gyfer Trafodaeth For Decision/Ar gyfer sicrwydd For DiscussionAr gyfer sicrwydd For AssuranceEr gwybodaeth For Assurance					1		
Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol N Y/N to indicate whether the Equality/SED duty is applicable							

Appendix 1

Betsi Cadwaladr University Health Board Patient Stories Transcript Form

Who took the story?	Facilitators name: Eleri Ande	rson			
	Facilitators role / department: Patient and Carer Experience				
	Date taken: 11 October 2021				
	Venue taken: Patient's home	, Anglesey			
VAIII - 6 '- (In - 6'41 6					
What is the title of the story?	Elizabeth's Vascular Story				
What area does the story relate to? E.g. Cancer Services	Vascular				
What is the format of the story?	Written ✓ Audio ✓ Video Other:	Please note, Committee members can access the audio file on the Health Board network by clicking here.			
Overview of the story	details of Elizabeth follow	erience Team were given the contacting her extensive vascular surgical en at Ysbyty Glan Clwyd in August 2021.			
	This story is a personal account of her experience in her own words, and describes how her stay in hospital was made as comfortable as possible during the third COVID-19 outbreak. Although Elizabeth has nothing but praise for the staff, it captures an honest account of how the staff delivered holistic and personalised care under difficult circumstances, which ensured that Elizabeth was constantly kept updated, how information and communication pathways were maintained, and how a positive outcome was delivered at the end of the process.				
	Elizabeth's story				
	with a possible diagnosis of C leg. This was becoming extremely difficult for her to wellbeing, mobility and day to from Osteoarthritis in her nec thought that both her legs we this consultation that Mr Jone that there was no pulse prese	cabeth first saw her consultant, Mr Jeremy Jones, in October 2019, in a possible diagnosis of Cerratic Rheumatism in her right and left. This was becoming extremely painful for Elizabeth, making it remely difficult for her to mobilize any distance, and limiting her libeing, mobility and day to day living. She already was suffering in Osteoarthritis in her neck, and initially the consultant, Mr Jones, ught that both her legs were going the same way. It was during a consultation that Mr Jones, whilst examining her feet, discovered there was no pulse present in her left foot. This suggested further bloration was needed by the vascular team, which by now			

considered being an urgent case. This also explained the severity of her pain, the loss of ability to walk, and her calf seizing up when mobilizing, and her feet constantly being numb. Following this, unfortunately lockdown occurred, there were no appointments sent out, and although Elizabeth was an urgent case, they did not consider at this stage of her care for it to be in the serious category and life threatening.

When lockdown restrictions were partially lifted, and when appointments were eventually sent out, Elizabeth saw Mr Shake who conducted Doppler examinations of both feet. Following this, the actual depth of the damage was made apparent, in particular the right leg that was much more affected than the left.

Elizabeth was put on the list for a femoral bypass surgery, and although she was not seen immediately, she was aware that her case was being discussed as being a priority. Elizabeth understood that it was not an emergency, as she knew that she was not in any imminent danger, and that the situation was being reviewed regularly.

On Monday the 23 of August 2021, Elizabeth got a call from the hospital to go for a COVID-19 test that day. She was then to go to Ysbyty Gwynedd on the 25th of August for a scan of her heart, and then to present herself at Ysbyty Glan Clwyd on the 26th of August at 7am for her actual surgery to take place, which she did. Elizabeth signed the consent form and then had the surgery on the 27th of August 2021.

Elizabeth was advised that the expected surgery time for her procedure would been 3-5 hours long, but it actually took 9 and half hours to undertake. Elizabeth woke up the next day and saw Mr Shake, who said that the damage was indeed a lot more extensive than at first thought. Elizabeth had a Popiteal bypass and two lots of stents inserted due to the veins in her leg being very blocked. If they would not have had done this surgery then Elizabeth would have lost her leg.

Elizabeth felt the recovery was long and drawn out, all the days merged into one. Although the time on the ward was difficult and long, Elizabeth felt all the staff made it much more bearable, they were so kind and thoughtful, always referring to her by her first name and attended to all of her needs. If anything that Elizabeth wanted was not available, they would try their upmost to help her. Elizabeth felt that the staff looked after her so well and during this time when visitors were not permitted.

'It was like they were your family, and made me feel special'.

"They would be there for you at all times, they washed you, brushed your hair and took care of you, and it was as if they were there, always on hand."

Elizabeth was in hospital for 4 weeks, and during this time made to feel so comfortable, with the standard of care excellent, which made such a difference. They took care of her mental health and wellbeing, and as she was in hospital for so long, this made such a difference. They were hard working staff who Elizabeth said cannot be praised enough.

"When you were feeling low, they were there just to hold your hand and just stroke your hair, and just said that everything was ok."

As the days went on, Elizabeth unfortunately acquired an infection in her groin wound; it needed intravenous antibiotics and regular pain relief, but the staff always ensured that these were regularly given without her being in too much pain. It came to the stage that the infection was so bad that Mr Shake decided to debride the wound on the ward to remove the tissue that was infected and necrosed. This was a very unpleasant experience for Elizabeth. Mr Shake advised Elizabeth that there was no room on his surgical lists to do this procedure; he decided to undertake it on the ward. Elizabeth understood why this had to be done, as Mr Shake informed her that to remove this tissue here, and at this time it was necessary to aid her recovery.

Elizabeth was given pain relief and the use of Entonox 'Gas and Air' to relieve the pain, and throughout the procedure, a student nurse called Jack held her hand and said it would be ok, "bless him, he was only young but he was so caring." This procedure, although not a nice experience, helped to take 12 months off her recovery, and Elizabeth was discharged home soon after, without a wound drain, which was amazing.

The physiotherapists were also a vial part of the team that helped Elizabeth's recovery. The made her exercise every day, even on those days which she felt unable to move, they encouraged her to do just a little movement as it would eventually benefit her recovery.

There was one occasion that her family brought some property for her at the door and she was allowed to see them through the glass. This helped her mental health no end, just be able to speak with them and to say that she was ok.

The surgeons also came to her every day, they asked everyone if they were ok, and it was so good to see them. They went above and beyond to help, they were sometimes on the ward for hours on end. The student nurses were also excellent; "their enthusiasm really got to you and made you feel positive." Elizabeth saw a few students qualifying whilst they were on this ward, and seeing them wearing their blue uniforms for the first time was lovely. "Everyone got treated the same, all the staff were amazing."

Elizabeth said:

'I shall be eternally grateful of the care that I was given, and the chance I have had on saving my leg. I am now home, and I have two legs! I am so thankful. Even the care by the Community Team has been good, everybody really busy, but nothing too much trouble. A good and humbling experience'.

Key themes emerging and lessons learned

- Positive communication between service and patient/carer.
- Positive communication between services, ensuring coordinated and integrated care is delivered throughout the patient's journey.
- Positive staff attitude, approach, caring, and empathy delivered by all members of staff and every grade.
- Treating staff sensitively and empathically.
- Joined up care/support.
- Positive after care following discharge from hospital.

Summary of where story shared:

- With the vascular service and hospital and community teams
- QSE Committee 2nd November 2021
- Board 18th November 2021



Quality, Safety and Experience (QSE) Committee DRAFT Minutes of the Meeting Held in public on 7.9.21 via Teams

Present:

Lucy Reid Independent Member (Chair)

Jackie Hughes Independent Member
Cheryl Carlisle Independent Member
Lyn Meadows Independent Member

In Attendance:

Jackie Allen Chair of Community Health Council (CHC)
Mark Butler Good Governance Institute (observing)

Jane Christmas Interim Head of Clinical Effectiveness (observing)

Kate Dunn Head of Corporate Affairs (for minutes)

Gareth Evans Chair of Healthcare Professional Forum (part meeting)

Simon Evans-Evans Interim Director of Governance

Sue Green Executive Director of Workforce and Organisational Development (OD) (part

meeting)

Dave Harries Internal Audit

Gill Harris Executive Director of Nursing and Midwifery / Deputy Chief Executive (part

meeting)

Debra Hickman Secondary Care Nurse Director (part meeting)

Matthew Joyes Acting Associate Director of Quality Assurance (part meeting)

Nick Lyons Executive Medical Director (part meeting)

Melanie Maxwell Senior Associate Medical Director/Improvement Cymru Clinical Lead

Teresa Owen Executive Director of Public Health (part meeting)

Justine Parry Assistant Director Information Governance and Risk (part meeting)

Mike Smith Interim Director of Nursing for Mental Health and Learning Disabilities (MHLD)

(part meeting)

Chris Stockport Executive Director Primary and Community Services (part meeting)
Adrian Thomas Executive Director Therapies & Health Sciences (part meeting)

Kamala Williams Acting Head of Performance (part meeting)

Agenda Item Discussed	Action By
QS21/121 Chair's Report	
QS21/121.1 The Chair welcomed everyone to the meeting. She acknowledged that ongoing operational pressures had led to challenges in terms of the timeliness of publication of some of the papers. She requested that Executives take ownership of their respective areas to ensure that the ask was clear for authors and teams in future agendas. She also noted that this was the first meeting of the Committee under the new Integrated Governance Framework and that there would be a transitional period moving from the former to new cycle of business to achieve a more risk focused	

agenda. She would welcome the input from the Good Governance Institute to help achieve this. Finally it was noted that some of the Executives would need to leave and rejoin the meeting to respond to urgent operational pressures.

QS21/122 Amanda's Story - A Long Covid Patient Story

QS21/122.1 The Executive Director of Therapies and Health Sciences confirmed that the patient story had been received at the Patient Care Experience Group and the Patient Safety and Quality Group. He added that the key themes for learning were set out in the paper and highlighted the importance of linking in with national research to build up meaningful data on Long Covid. He informed members that BCUHB had established a Long Covid Group with 4 workstreams and that a pathway was being developed. The full audio version of the story was played for the Committee's benefit.

QS21/122.2 The Executive Director of Public Health noted the need to plan ahead to move this work forward and she highlighted the associated inequalities which must be monitored. The Executive Medical Director suggested there were some parallels to draw against the lack of understanding around ME some years ago, which further highlighted the importance of educating healthcare professionals.

QS21/122.3 An Independent Member felt that the story also highlighted the need to support staff through the implications of Long Covid. She enquired regarding the involvement of primary care and it was confirmed that there was national work to ensure that primary care were being kept informed of the developing evidence regarding presenting symptoms and referral pathways. A standard evaluation tool would be used across Wales. The Chair suggested that ongoing communications would be needed to ensure that GPs were fully aware of the Long Covid pathway and how they could refer a patient onto support services.

QS21/122.4 The Chair of the Healthcare Professional Forum noted there remained a lot to be learnt about Long Covid which would help the organisation plan its services appropriately. In terms of inequalities he felt this reinforced the need to work with partners in terms of the broader impact.

QS21/122.5 An Independent Member suggested that other sufferers of Long Covid may have less supportive employers. She also asked whether learning opportunities would be sought on a UK, national or international basis and this was confirmed.

QS21/122.6 It was resolved that the Committee receive and reflect upon the patient story.

QS21/129 Lead Executive's Report

[Agenda item taken out of order]

QS21/129.1 The Executive Director of Nursing and Midwifery acknowledged that across the organisation staff were very tired, and managers were supporting them as best as they were able, including encouraging them to take annual leave. She reflected there was a nervousness about the coming winter months and the associated challenges coupled with ongoing Covid and unscheduled care pressures, and that an increase in harms was evident. Thanks were extended to all frontline staff who continued to go the extra mile including supporting the vaccination and Test Trace Protect programmes. QS21/129.2 In terms of current shortfalls in domiciliary and care home staff there was a concern at the potential impact on the quality of care. There was a workshop arranged with Local Authority partners to discuss potential actions to address this risk, and Executive colleagues had also had a conversation about stepping back up preparedness to mitigate against wider operational risks. QS21/129.3 Finally it was reported that the 'We Will' statements had been shared with senior nursing teams who would now be looking to develop their own. QS21/123 Apologies for Absence Louise Brereton. QS21/124 Minutes of Previous Meeting Held on 6th July 2021 in Public for Accuracy QS21/124.1 The minutes were approved as an accurate record. QS21/125 Matters Arising and Summary Action Log QS21/125.1 Updates were provided to the summary action log. There were no additional matters arising. QS21/126 Matters Referred to or from other Committees QS21/126.1 Nothing to report. QS21/127 High Level Outputs from QSE Workshop Held 24.8.21

QS21/127.1 The Chair wished to record her thanks to everybody's input into the workshop. She confirmed that the Independent Members had supported the "We Will" statements and the workshop covered a range of issues including what quality and safety meant to members, areas for improvement in terms of reporting and analytics, adult mental health services and CAMHS (Child Adolescent Mental Health Services). The Chair indicated she would work with the Executive Director of Nursing and

Midwifery to take up the key discussion points and develop a proposal as to how they	LR GH
could be taken forward.	2. (0
QS21/128 Declarations of Interest	
QS21/128.1 Jackie Hughes declared an interest in agenda item QS21/134 (Radiation Policy) in respect of her substantive post with the Health Board being within radiology.	
in analy in respect of the substantive post than the reality Dear a sering than in radiology.	
QS21/130 Board Assurance Framework (BAF)	
[Justine Parry joined the meeting]	
QS21/130.1 The Interim Director of Governance presented the paper on behalf of the Board Secretary. He noted that the BAF risks remained fairly operational but would become more strategic as the refresh of the Living Healthier Staying Well (LHSW) Strategy progressed and that the Good Governance Institute (GGI) would be supporting the Board in the development of the next phase of the BAF. He also noted that the BAF risks required mapping across to the revised Committee structure but this	
would not entail major changes.	
QS21/130.2 An Independent Member queried the appropriateness of reducing the risk score relating to infection prevention and control given the current outbreaks and ongoing concerns around removing of restrictions. She also suggested that the	
psychological impact of staff returning to work post-isolation should be built into a relevant risk either on the BAF or Corporate Risk Register (CRR).	SG
QS21/130.3 An Independent Member felt that the actions against BAF21-04 (planned care) were unlikely to address the risk by March 2022 as was indicated. The Chair agreed that actions did need to be meaningfully targeted on mitigating the described	
risk. It was felt this risk should be taken back to the Risk Management Group (RMG) for a deep dive comparison alongside the very different approach taken with the Security risk.	LB/SEE
QS21/130.4 The Chair reflected that the Committee had previously raised the need to consider the consistency of scoring across risks both for the BAF and the Corporate Risk Register - in particular regarding the impact to the service, should the risk be realised. She suggested that this be raised with the Audit Committee through her	
Chair's report to enable all Corporate Risks and Board Assurance Framework risks to be considered as a whole. She would also highlight to the Board the need for it to clearly demonstrate learning using an evidence based assurance approach aligned to	LR
risk and to recommend that the Board consider quality and safety deep dive discussions in future workshops.	
QS21/130.5 The Chair recognised that there would not always be an update against	
each risk but there were examples where out of date information was still included (eg; BAF21-06). The Interim Director of Governance confirmed that all risk leads had been asked to provide updates as per the agreed process. The RMG would undertake	

prioritised deep dives as part of a rolling check and challenge programme and would	
make any recommendations for amendment up to the Executive Team.	
QS21/130.6 It was resolved that the Committee:	
(1) review and note the current position on the principal risks assigned to the	
Committee, as set out in the BAF risk sheets at Appendix 1	
(2) note the plan for a wholescale review of the BAF to review the principal risks in line	
with the Living Healthier, Staying Well strategy, including a re-evaluation of risk	
appetites in light of the new Risk Management Strategy and Policy, a particular focus	
on any target score higher than the refreshed risk appetite, and a re-allocation of risks	
to committees in response to the governance review and resulting changes to the	
committee structure.	
(3) note for information the full list of BAF risks assigned to Committees, as requested	
at the last QSE meeting.	
QS21/131 Corporate Risk Register	
QS21/131.1 The Interim Director of Governance presented the paper which set out a	
range of changes in scores and some additional risks for inclusion as highlighted within	
the detailed recommendations section of the paper. In terms of format it was requested	SEE
that future reports include the risk title against the CRR reference number on the	
narrative front report template.	
QS21/131.2 The Chair referred to CRR20/01 (asbestos) and felt that the reduction in	
likelihood from a 4 to 2 seemed to be significant and that gaps in controls did not	
support this reduction in the likelihood risk score. The Interim Director of Governance	
responded that a range of housekeeping processes were now in place so it was far	
less likely that contractors would come across asbestos on the BCU estate. It was	
accepted there remained some gaps in controls although it was encouraging to note a	
recent internal audit report was positive. The Executive Director of Workforce & OD	SEE
suggested that the likelihood be put to a 3 until further evidence was available via reviews. The Committee supported this.	
reviews. The committee supported this.	
QS21/131.3 The Chair raised a general concern around whether the correct balance	
was being achieved in terms of scoring risks. It was accepted that consistency of	
scoring remained an issue, but the point was made that non-compliance with legislation	
would score very highly. The Executive Director of Workforce & OD added that to	
some extent dynamic risk management was normalised as clinicians assessed risk	
professionally and culturally on a daily basis.	
QS21/131.4 It was resolved that the Committee review the detailed recommendations	
as set out within the paper	
QS21/132 Quality Awards, Achievements & Recognition	
ace	
QS21/132.1 It was resolved that the Committee note the report.	

QS21/133 Committee Terms of Reference

QS21/133.1 It was resolved that the Committee note the Terms of Reference and recommend their approval to the Board through the Committee Chair's Report

QS21/134 Ionising Radiation Policy (RP01)

QS21/134.1 It was resolved that the Committee approve the minor amendments to the RP01- Ionising Radiation Protection Policy in order to comply with the requirements of regulations related to the safe use of ionising radiation principally Ionising Radiation Regulations 2017 (IRR17) and the Ionising Radiation(Medical Exposure)Regulations 2017 {IR(ME)R17}

QS21/135 Quality & Performance Report (QaPR)

[Kamala Williams joined the meeting]

QS21/135.1 The Acting Director of Performance presented the report and highlighted a range of key points including:

- The QaPR did not include a section on Covid as this was subject to a separate agenda item.
- Performance was slightly below target for smoking cessation.
- The cumulative rate of laboratory confirmed bacteraemia cases had increased at an all Wales level in contrast to the position in BCUHB where improvements in EColi, S.aureus bacteraemia and C Difficile rates could be seen.
- Performance against the 26 week target for children awaiting neurodevelopment
 assessment remained poor at 32.79% although there had been an improvement on
 the 26.84% reported previously. The all Wales position was 34.6% and one Board
 did achieve the measure. The planned validation exercise on the waiting list had
 been delayed. There was non-recurrent funding identified to address the
 performance but the underlying issue would need to be addressed in terms of
 sustainability.
- A deteriorating position was demonstrated in terms of referrals into Child Adolescent & Mental Health Services (CAMHS) at 26.8% against 80% target. Rates for children starting therapy had again declined.
- Performance accountability meetings continued to be held supported by oversight meetings on particular areas of concern.
- The 28 day assessment target for adult mental health services was on a downward trajectory in terms of length of wait.

QS21/135.2 In terms of CAMHS therapy performance the Chair stated that BCU needed to learn from those Health Boards who were delivering the target. The Executive Director of Primary Care and Community Services confirmed that conversations were ongoing with Aneurin Bevan but there were key structural differences in terms of referrals and BCU was more challenged in that its integrated

CS

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approach with Local Authority education had meant that assessments had been adversely affected by school closures. He undertook to cover this area off in a CAMHS update outside of the meeting.

QS21/135.3 The Chair made a comment around the robustness of some performance information when headline narrative and rhetoric was compared to the actual break down of data. The Acting Director of Performance noted that weekly reports were scrutinized at Executive Team level and teams were encouraged to challenge the data. She also accepted that the profiling of never events data over 6 months wasn't ideal. QS21/135.4 An Independent Member sought assurance that sepsis bundle compliance was still being addressed given all the other ongoing pressures facing the organisation.

was still being addressed given all the other ongoing pressures facing the organisation. The Senior Associate Medical Director/Improvement Cymru Clinical Lead felt that the Committee could be reassured that sepsis mortality rates were stable. She added there were continued capacity issues within the team but there would be a heightened focus over the coming months. She suggested that some additional audit work may be required in order to obtain an accurate baseline.

QS21/135.5 The Healthcare Professionals Forum Chair referred to the fractured neck of femur measure and suggested that local data such as the role of geriatricians was also crucial information alongside the national delivery measures. The Acting Director of Performance added that revised national delivery measures had been published in draft and would provide an opportunity to review what was reported

QS21/135.6 The Chair welcomed the significant improvement in psychological therapy waits for adults.

QS21/135.7 It was resolved that the Committee scrutinise the report and advise any areas to be escalated for consideration by the Board.

QS21/136 Vascular Steering Group Update

QS21/136.1 The Executive Medical Director presented the paper. He highlighted that the case note review was still outstanding and he was anticipating further actions from the report. He confirmed that the improvement action plan had not been shared with the Committee at this stage as he was not content with the robustness as yet. He advised that he could not provide assurance to the Committee at this point in time due to the need to review the action plan and mitigations in place. It was noted that the Executive Medical Director would personally chair the newly established Vascular Oversight Group.

QS21/136.2 An Independent Member was disappointed to see that the Vascular Network Manager was an interim appointment. It was explained that a substantive appointment had been made but the individual had moved onto another role and the most recent interim appointment was to ensure progress could be made whilst substantive recruitment was again made. The Independent Member also felt that the

paper was lacking in terms of the staff experience element although she recalled that a survey had been undertaken of all vascular service staff some months ago. The Executive Medical Director accepted the point and suggested that the survey may not have addressed all the necessary components. In terms of strengthening the patient experience elements, the CHC Chair confirmed that some 15-20 events were now arranged.	
QS21/136.3 The Chair emphasised that future updates need to be evidence based and include clear timelines for completion. It was also requested that the revised terms of reference for the group be shared with the Committee.	NL
QS21/136.4 It was resolved that the Committee receive the update from the Vascular Steering Group and note the updated approach in responding to the first stage of the Royal College of Surgeons report on the Vascular Surgery Service	
QS21/137 Pharmacy & Medicines Management Key Risks	
QS21/137.1 The Chair stated that she had requested this paper in order to increase the profile of medicines management at Committee level and she had agreed with the Chief Pharmacist that as a minimum the Committee be sighted on key risks. The Executive Medical Director reflected that the paper demonstrated the complexity of the medicines management agenda which covered a breadth of care provision.	
QS21/137.2 The Chair felt that some learning opportunities were being missed. She referred to medication incidents and the Executive Medical Director accepted that the focus tended to be on incidents of wrong dose however there was potential for greater harm around readmissions as a result of drug reactions. The Executive Director of Nursing and Midwifery suggested that she and the Executive Medical Director work with the Acting Associate Director of Quality Assurance to see if the information could more meaningfully be incorporated into other reporting mechanisms.	GH NL MJ
QS21/137.3 The Chair also recalled the matter of pharmacy support to mental health teams being flagged several years ago and was disappointed that this had not been addressed. The Executive Medical Director would follow this concern up.	NL
QS21/137.4 The Chair also expressed concern that electronic prescribing within primary care remained unresolved when Welsh Government had indicated back in 2015 that this would be a priority. An Independent Member shared this concern and also noted that patients regularly reported long waits for their medication when being discharged from an acute site.	
QS21/137.5 It was resolved that the Committee note the Pharmacy & Medicines Management key risks and actions being taken to mitigate them.	

QS21/138 Covid19 Update

QS21/138.1 The Executive Director of Nursing and Midwifery delivered a presentation which covered:

- Increased community levels impacting on GP contacts and staff having to isolate following a close contact.
- Increased in-patient levels in West and Centre.
- Vaccination programme continued successfully with JCVI guidance awaited on booster programme and a decision regarding the vaccination of children.
- The organisational approach to command and control had been updated including reinstating of Cabinet.
- Impact on planned care.
- Currently over 300 medically fit for discharge patients.
- A workshop was being held that afternoon with Local Authority partners.
- Operational delivery and impact on unscheduled care performance.
- An outbreak had been declared in Ysbyty Gwynedd on 26.8.21 affecting 3 wards plus 2 in Ysbyty Eryri.
- There was long standing fatigue amongst staff.
- Pressures were rising in care homes with 38 red rated homes currently.

QS21/138.2 An Independent Member enquired about a further outbreak on the Ysbyty Glan Clwyd site and the Executive Director of Nursing and Midwifery reported that she would be updated on this later but she understood it to be a Level 2 outbreak. The Independent Member added her concern at the effect on care homes and that all bodies needed to work collaboratively.

QS21/128.3 The Executive Director of Public Health noted that with the current numbers of community cases there was a need to think about the onward effect of hospital care. There was a public health discussion around how to support communities to make the right decisions.

QS21/128.4 The Chair referred to the closure of minor injury units (MIUs) and the challenges in communicating urgent decisions. The Executive Director of Primary Care and Community Services noted that MIUs were often small and dependent on a small number of staff. Every effort was made to redirect or relocate staff from other units and Area Teams ensured that the 111 service were kept informed.

QS21/139 Board Commissioned External Review – Ysbyty Gwynedd (YG) Outbreak 2021

[Debra Hickman joined the meeting]

QS21/139.1 The Executive Director of Nursing & Midwifery presented the paper which set out the independent investigation into circumstances leading to previous outbreak on the Bangor site, undertaken by Hilda Gwilliams. She drew attention to appendix iii which provided an update against the lessons learnt from the review recommendations. Members were informed that the review had not identified any significant immediate issues of concern. The Executive Director of Nursing and Midwifery confirmed that the Safe Clean Care (SCC) programme had been stepped up but there remained much to

do as unscheduled care pressures were impacting on the Board's ability to maintain infection prevention and control standards. She also reiterated that the current YG outbreak had been escalated in an extremely timely manner with the Outbreak Control Team having been stepped up within 24 hours.

QS21/139.2 The Committee were informed that dynamic risk assessments were being undertaken across all sites however the movement of patients from Emergency Departments (EDs) onto a ward and then onto a subsequent ward continued to create an inherent risk. The Executive Director of Nursing and Midwifery confirmed that the unscheduled care improvement group and the SCC group were working to maximise the mitigation of risks. Members noted that whilst Covid infections were the predominant headline, there would undoubtedly be other outbreaks such as influenza and norovirus.

QS21/139.3 An Independent Member enquired how it was planned to ensure that progress against the recommendations was sustainable. The Executive Director of Nursing and Midwifery set out the role of the SCC group in monitoring progress and providing assurances via metrics. The Secondary Care Nurse Director acknowledged there were a range of transactional actions and also some relating to behaviours. She highlighted the need to ask staff to identify the challenges facing them and how they could be supported to move forward. This work would be closely linked to the Stronger Together programme.

QS21/139.4 An Independent Member felt that the report content and style supported it being completed independently but wondered if there was an omission regarding the involvement of Trade Union partners in the review, and that whilst students and bank staff were mentioned there was no reference to agency staff nor volunteers. She also stressed the importance of sharing learning and key messages widely across all staff disciplines through a range of mechanisms. The Executive Director of Nursing and Midwifery confirmed that targeted communication was being prepared and the report had been circulated to senior nurses for reflection.

QS21/139.5 The Chair reflected that there was an emerging concern around a fatigued workforce and a level of nervousness amongst staff around future challenges in terms of both Covid and wider operational pressures. She asked that learning from a human factors perspective be taken into consideration to provide specific guidance to assist staff in developing coping mechanisms and techniques. The Executive Director of Nursing and Midwifery would take this away as an action wider than Covid related.

GH

QS21/139.6 It was resolved that the Committee:

- 1. Receive the report, subsequent findings and recommendations.
- 2. Receive the progress report against each of the actions and the update against the SCC improvement programme.

[Debra Hickman left the meeting]

QS21/140 Patient Carer Experience Report April to July 2021

QS21/140.1 The Acting Associate Director of Quality Assurance presented the report and highlighted there had been an improvement since the last reporting period in terms of complaints responded to within 30 days however performance was still below with target with many people waiting too long for a response. This had been exacerbated by current pressures impacting on the ability to focus on complaints responses. In response it was noted that the new processes were embedding effectively and a targeted approach continued to be taken to identify staff who had not yet taken up the opportunities around training. It was also noted that reviews into the effect of the pandemic and Covid-19 in terms of harm caused were ongoing. In addition a new patient feedback system was being rolled out and there was a move towards the provision of digital video patient stories.

QS21/140.2 An Independent Member enquired how learning from patient experience was fed back into the service in a timely fashion. The Acting Associate Director of Quality Assurance responded that there was a daily triage process and a daily SITREP email to divisional and corporate leaders, supported by regular conversations between governance leads and Hospital Management Teams to ensure appropriate cross referencing. An Independent Member also asked how feedback from social media was captured and it was confirmed that these were fed back from the corporate communications team. The Independent Member observed that a recurring theme on social media was around dissatisfaction amongst patients and families in terms of being able to communicate with hospital wards. The Acting Associate Director of Quality Assurance responded that the Patient Advice & Liaison Service (PALS) and complaints phone lines were now one North Wales service and PALS staff always aimed to resolve issues quickly. The Executive Director of Workforce and OD referred to a previous pilot to provide additional ward clerks to free up nursing time and there were discussions ongoing regarding reinvigorating this in some way.

QS21/140.3 The Chair acknowledged the progress that had been made in terms of patient and carer experience, and provided an improved level of confidence.

QS21/140.4 It was resolved that the Committee note the report

QS21/141 Review of Urology services and patient experience

QS21/141.1 The Executive Director of Nursing and Midwifery presented the paper which set out the background, current mitigations, and planned further actions in tackling the complex issues confronting urology services across North Wales. She reported that the Executive Team had proceeded at risk to recruit to additional urology posts which would be advertised shortly. The Committee were asked to note the fragility of the service and that there were concerns around the strength of leadership. A cancer partnership group was being established and the governance elements were being worked through. The Executive Director of Nursing and Midwifery concluded by acknowledging that the Committee had previously raised concerns over the number of urology related never events and serious untoward incidents (SUIs), and it was noted that the publication of a related Public Sector Ombudsman Wales (PSOW) report was

also awaited. The recommendation to commission an external urology review remained subject to further discussion with the Health Board Chair and Chief Executive.

QS21/141.2 An Independent Member enquired about risk stratification of the 9000 patients who were waiting over 36 weeks and the Executive Director of Nursing and Midwifery confirmed this was taking place and acknowledged that even with the additional planned capacity the numbers waiting may still increase. The Independent Member asked a further question around the stated risk of secondary care not being able to provide a major urology cancer services, which had been scored a 9 which she felt was low. The Executive Director of Nursing and Midwifery responded that this was based on whether the organisation was managing to maintain essential services and came back to the prioritisation of patients.

QS21/141.3 An Independent Member expressed her concern over the statement within the paper regarding a never event, and it was clarified that the request for an external review had not taken place and an internal process was followed instead. The process had subsequently been tightened with 24 hour review of SUIs now in place. The internal review of this particular event had been reviewed and provided limited assurance however it had been deemed it would be counter-productive to reopen the never event as the incident action plan was now in place.

QS21/141.4 In response to a question, the Executive Director of Nursing and Midwifery confirmed that some cancer patients were being cancelled but on a risk-assessed basis and alternative pathways of care were identified. The Executive Medical Director stated that good clinical leadership was key and he would be laying out his expectations for professional standards and behaviours following conversations with the acute site directors. He acknowledged there was the potential for more formal conversations with individuals depending on the outcome of the urology external review. The Chair confirmed support for the recommendations given the ongoing level of concern over the urology service and the lack of evidence based assurance in terms of its safety.

QS21/141.5 It was resolved that the Committee note the paper and approve the suggested actions to address the issues identified namely:

- Support the commissioning of an external clinical review of urology services from the Royal College of Surgeons. The lead time for such a review is likely to be 6 months
- Approve the immediate establishment of a North Wales Improvement Plan for urology to assess standards, identify current good practice and gaps in practice, with executive leadership and QSE oversight.
- Note the development of a business case to achieve a sustainable capacity position, taking into account the backlog arising during the pandemic, and the potential for Regional Treatment Centres. In the interim the Board will proceed with additional clinical appointments
- Acknowledge that action plans have been developed in response to previous and current PSOW reports which will need to be refreshed.

- Note the recruitment actions being taken
- Support the progression of the Getting it Right First Time (GIRFT) work

QS21/142 Nurse Staffing Levels (Wales) Act Triennial report

QS21/142.1 The Executive Director of Nursing and Midwifery confirmed that the report had been submitted to Welsh Government (WG) and was broadly unchanged since the last submission.

QS21/142.2 An Independent Member noted it was a very complex and detailed report and sought clarity whether the Health Board was breaching the Act and if so whether harm was being caused. The Executive Director of Nursing and Midwifery responded that the Health Board would breach the requirements of the Act and this was one reason for the re-establishment of the Cabinet.

QS21/142.3 The Independent Member asked about recruitment and the need to think more widely in terms of apprenticeships, developing the role of Healthcare Assistants (HCAs) and the use of Physicians Assistants. The Executive Director of Nursing and Midwifery confirmed that a number of avenues were being explored including working with Local Authorities around domiciliary care. She also noted there was substantial work in terms of learning events around falls and the implementation of an associated improvement plan. The Executive Director of Workforce and OD added that corporate workforce teams were working closely with nursing leads across primary care, community services and mental health. Consideration was also being given to the reinvigoration of the cadet scheme. In terms of HCAs there was a qualification issue related to NVQ requirements which was being built into workforce planning conversations.

QS21/142.4 It was resolved that the Committee:

- 1. Note the updated report of the Triennial Nurse staffing report with updates from closed investigations for the 2020/21 reporting period.
- 2. Continue to support the ongoing recruitment and retention initiatives already in progress.
- 3. Note Paediatric requirements in line with the revisions to the Nurse Staffing levels (Wales) Act are subject to a separate report and business case once triangulated reviews are complete

QS21/144 Annual Return - All Wales Standard for Accessible Communication & Information for People with Sensory Loss

QS21/144.1 It was resolved that the Committee note the report.

QS21/145 Investigation into Quality Concerns at Llandudno Hospital

QS21/145.1 The Executive Director of Nursing and Midwifery provided a verbal update and indicated that it had been hoped to have a report available by the end of August, however, as some of the external support had come started later than planned the timeline had been extended to allow for full input and engagement. The Committee were informed that where concerns had been raised of a professional nature they were undergoing a parallel investigation by workforce colleagues and there had been onward referrals to professional bodies in some cases. The patient experience was also important as part of the escalation more widely across the hospital site. Discussions had also taken place already with the University in response to the students raising concerns.

QS21/146 Mental Health – Ligature Risk Reduction and Adult Inpatient Service Development Exception Report

QS21/146.1 The Interim Director of Nursing for Mental Health and Learning Disabilities (MHLD) presented the report which highlighted the ongoing progress of the programme of work to reduce the incidence of and the risk from ligature incidents within the Division, and to improve the safety and quality of experience for patients. He highlighted the increased onus on the Division to strengthen leadership and stability over the past few years. He suggested that accidental death and suicide often became conflated and members were advised that reducing ligature harm was wider than merely removing ligature points. The work commenced in September 2020 but there have been two catastrophic inpatient ligature incidents within the Division in the last few months. The programme of work includes a holistic approach to risk reduction to include the availability of both high and low ligature/anchor points across the Health Board estate whilst addressing the therapeutic and emotional support environment. Members were advised that previously, the majority of suicides were from hanging at height and the high ligature points which had been previously addressed as a priority. However, the use of low ligature points or anchor points was now presenting a risk and there is a programme of work to address this across the Health Board estate.

QS21/146.2 An Independent Member welcomed the reference to the reassessment of environmental risks within CAMHS and was also pleased to see that a whole premises audit would be undertaken and enquired as to the timeline. She was informed that all the work described within the paper was on track within the agreed timeframes and that a senior manager had been allocated to oversee the audit whole process. The Interim Director of Nursing MHLD noted there was however some delay in the procurement of new furniture where this had been recommended as a result of audits. He also clarified that the external review report was anticipated at the end of September and that the ligature awareness training was on track.

QS21/146.3 The Executive Director of Workforce and OD reminded the Committee that there had been a previous Regulation 28 linked to ligatures outside of the MHLD Division and there was a need to ensure that this work was shared and implemented across the organisation. The Interim Director of Nursing MHLD replied that steps were being taken to implement the learning more widely and the Division was working

closely with Health and Safety colleagues. He also confirmed that there would be a single action plan for each mental health unit following the review of the catastrophic incidents.

[Mike Smith and Adrian Thomas left the meeting]

QS21/146.4 The Executive Director of Workforce & OD suggested it might be helpful to identify where there were other relevant external regulatory matters or ongoing investigations. The Executive Director of Public Health wished to acknowledge the significant undertaking within the MHLD Division and more widely to address these concerns and she hoped that the Committee had found the paper helpful.

[Nick Lyons left the meeting]

QS21/146.5 The Chair raised the issue of environment and whilst the need to keep people safe was paramount she felt there was a balance to be met in terms of the very sterile environments that were often utilised. She also noted that the profiling of beds and ligature risks had previously been highlighted in the Holden report and asked whether the Board had failed to implement relevant learning from that report. The Interim Director of Nursing MHLD acknowledged there were challenges with ensuring that the estate was fit for purpose. He confirmed that there were issues within the Holden report relating to the wider estate and the use of adult facilities for children and young people, together with points around gender specific facilities. It was confirmed that the Holden report did not directly explore the management of ligature risks and there were no specific recommendations around ligature. The Executive Director of Public Health also reminded the Committee that the Health Board was in Targeted Intervention and Improvement for the area of mental health, with ligature work being one element to be addressed alongside estates, culture and workforce to ensure the best possible care is provided.

QS21/146.6 It was resolved that the Committee to note the update from the Mental Health Division on its progress with ligature risk reduction and adult inpatient service development.

QS21/147 Public Services Ombudsman for Wales (PSOW) Final Public Interest report

QS21/147.1 An Independent Member was keen to see learning shared from the report and for best practice to be followed in terms of appropriate discharge to a care home setting. The Acting Associate Director of Quality Assurance assured members that all the identified actions would be checked through with the relevant service and submitted to the PSOW as soon as possible after the 20th October.

QS21/147.2 It was resolved that the Committee note the Public Service Ombudsman for Wales' Public Interest Report for information and the Health Board's action plan response for assurance.

QS21/148 Patient Safety Quality Group

The report of the meeting held on 13.7.21 was noted	
QS21/149 Strategic Occupational Health and Safety Group - Sue Green	
The report of the meeting held on 3.8.21 was noted	
QS21/150 Patient and Carer Experience Group - Gill Harris	
The report of the meeting held on 24.6.21 was noted	
QS21/151 Documents Circulated to Members	
 QS21/151.1 It was noted that the following had been circulated: 23.6.21 Follow on action re staff redeployment 21.7.21 Follow on action re Procedure Admission of Children to an Acute Psychiatric Inpatient Unit 9.8.21 Briefing re Staff Vaccinations 	
QS21/152 Review of Meeting Effectiveness	
QS21/152.1 Members were invited to reflect on the meeting effectiveness to inform and improve future meetings. Elements of time-keeping continued to be of concern and the Chair would have a conversation with Mark Butler of the Good Governance Institute to seek his reflection on the meeting.	LR
QS21/153 Agree Items for Inclusion in Chair's Assurance Report to Board	
To be determined	
QS21/154 Exclusion of Press and Public	
Resolution to Exclude the Press and Public - "That representatives of the press and other members of the public be excluded from the remainder of this meeting having regard to the confidential nature of the business to be transacted, publicity on which would be prejudicial to the public interest in accordance with Section 1(2) Public Bodies (Admission to Meetings) Act 1960."	
QS21/155 Date of Next Meeting	
2.11.21	

Officer/s	Minute Reference and summary of action agreed	Original Timescale	Latest Update Position	Revised Timescale
2 nd March 20	021			
S Green	QS21/41.2 Include demographic breakdown including socio-economic and ethnicity factors into next H&S report, together with themes from the Make it Safe reviews.	21.4.21 (deadline for May papers)	26.4.21 Following agenda setting meeting, Chair had indicated she did not require stand-alone H&S report to May meeting. 4.5.21 L Reid would have wished to have seen H&S themes included within the Covid report. S Green confirmed that these elements had been provided and should have been incorporated. 22.6.21 The combined report on COVID did include H&S information. Sally Baxter has been approached for regarding the inclusion of this information in the Q1 report, as team were previously advised it was not required. 6.7.21 S Green advised that demographic vaccination data had been provided within the Covid paper and she would welcome advice on what further detail Committee members would wish to be included. 7.9.21 Based on updates previously provided the Committee members were content to close this	September
4 th May 202			action.	
M Joyes G Harris	QS21/72.3 The Chair was pleased to note evidence of improved triangulation coming through in the report, however, she still felt that the reporting of never events could be strengthened in terms of closing the loop. She would wish to discuss further with the	1.6.21	11.6.21 The Chair, Executive Director of Nursing and Midwifery and the Acting Associate Director of Quality Assurance met to discuss. A specific thematic paper on Never Events is being presented at the meeting in July 2021. Additionally,	Closed

M Joyes	Executive Director of Nursing and Midwifery and the Acting Associate Director of Quality Assurance / Assistant Director of Patient Safety and Experience.		a workshop learning event is planned for August 2021. 6.7.21 L Reid asked that the action be re-opened to ensure a short update from the learning event can be provided within the action log at the next meeting. 7.9.21 M Joyes to provide closing update. 18.10.21 Following discussion between M Joyes, the Chair and the Executive Lead, the reporting format is being updated to provide clarity between the QPR data, Patient Safety Report data and a new Quality Highlight Report. The Patient Safety Report will be further amended to reflect the focus on thematic analysis and evidence of learning and improvement.	September October Closed
S Green	QS21/76.2 In response to a question from the Chair as to whether people had returned to the organisation post redeployment, it was agreed that the Executive Director of Workforce and OD would follow up this data.	1.6.21	23.6.21 data circulated to Committee members. IMs subsequently sought further context around the issue which related to the numbers of (nursing) staff having left the organisation because of redeployments who then did or did not return and whether this was problematic. 6.7.21 S Green confirmed she was now clear on the action and was working with corporate nursing team to interrogate leavers information. The information to be circulated to members and if it was felt the matter needed more scrutiny this could be addressed within next nurse staffing report. 7.9.21 S Green confirmed that the relevant data had been reviewed and there was no trend as had been suggested. A flag has been built into leaver information that is included within regular staffing reports.	August

L Brereton	QS21/78.2 A wider point was raised around the management of clinical policies and the route for approval. The Board Secretary confirmed she was looking at the governance route for policies with the Interim Director of Governance. The Executive Director of Workforce and OD suggested it might be helpful to consider the tiered approach taken by the Remuneration and Terms of Service Committee.	•	29.6.21 Review of policy on policies due to commence shortly, informed by governance review and approach across the Health Board. Process due for completion by September 21. 31.8.21 Governance review complete and new Integrated Governance Framework approved by Board. Further work required to identify and determine approval groups for different categories of documents (policies/procedures etc.). The review of the Policy on Policies (PoP) has commenced. However, due to significant staffing issues within the Office of the Board Secretary, the expected completion date has been put back. Provisional target date for approval at Audit Committee is now December. A project support manager has been appointed to support policy work (start date pending recruitment checks).	September
6 th July 2021			work (otalt date perfaming residuations offense).	
G Harris	QS21/97.3 QPR An Independent Member noted that 11 patient falls with harm had been reported for May 2021 which was of concern. The Executive Director of Nursing and Midwifery indicated there was a planned conversation at the Executive Management Group around the falls programme and the Chair suggested that a thematic review on falls would be helpful for the Committee at a later date.	ТВА	7.9.21 Included on CoB and scheduling will be confirmed as part of agenda setting process	Closed
K Williams	QS21/97.4 QPR The Chair also referred to a narrative comment about GP consultation	August	31.8.21 the separate COVID reports routinely include information on GP consultations.	closed

	performance but noted that no data had been provided. The Acting Head of Performance agreed to look at this		7.9.21 L Reid did not feel the update above answered the original point which was that the QaPR included a narrative comment about GP consultation performance but did not include actual data. She felt this reduced the integrity of the report. This to be fed back to the Acting Director of Performance.	
S Green	QS21/97.4 QPR In response to comments around delays in recruitment due to complex workforce processes The Executive Director of Workforce and OD agreed to take an action away to work through assumptions around recruitment processes that had caused this phrase to be used.	Sept	7.9.21 S Green reported that a review of recruitment processes had been commissioned to ensure that concerns over delays or duplication can be built into the improvement work.	Closed
S Evans Evans	QS21/99.5 CRR Arrange for ET discussion around consistency of RAG rating terminology as it was noted that green in the CRR meant completed whereas in the annual plan it meant on track but not necessarily complete.	August	7.9.21 S Evans-Evans to progress	November
A Guha	QS21/103.5 Vascular	Sept	7.9.21 N Lyons and M Joyes to progress	November
M Joyes N Lyons	Work to utilise experiences shared by vascular patients around service improvement as formal patient stories for the next Committee meeting.		18.10.21 A vascular patient story is on the agenda for QSE. Quality and patient experience will be part of the refreshed vascular improvement group.	Closed
J Hughes	QS21/104.2 H&S Circulate a useful video on social distancing.	July	7.9.21 J Hughes apologised this wasn't available for circulation.	Closed
M Smith	QS21/105.4 Mental Health Provide a thematic analysis on psychological services to the November meeting.	November	21.7.21 Division seeking confirmation that this should be joint adult and CAMHS format.	November

7th Septemb L Reid G Harris	QS21/127.1 Outputs from Workshop Work to develop proposal for taking forward outputs and key points from workshop	November	7.9.21 C Stockport clarified this would be a joint report. 22.10.21 Paper deferred to January meeting	January
S Green	Consider whether the psychological impact of staff returning to work post-isolation should be built into a relevant risk either on the BAF or Corporate Risk Register	November	14.10.21 Staff who are returning to work who have been shielding have a site specific risk assessment (RA) undertaken on their return with adjustments made to ensure a Covid safe environment is in place with enhanced PPE if required. A consultant medical practitioner, the manager, HR Team and OH&S, supports the RA process. The staff wellbeing support service provides a range of emotional/psychological support services brought together to meet a range of needs for staff encompassing counselling (through the Occupational Health and Wellbeing service and RCS), clinical psychology, coaching and the support of a network of Wellbeing Champions. A pathway to support staff in crisis is also being finalised with the MHLD Division. A Strategic Lead for the Staff Wellbeing Service has been recruited – who is a Consultant Clinical Psychologist – who will manage and continue to further develop the staff wellbeing service across the Health Board, working with and leading a multidisciplinary Wellbeing Cell to take forward this work, the latter reporting to the newly reestablished Health and Wellbeing Group, which met in September 2021. Reports and risks	Closed

			identified are escalated via the WOD Risk Management Group and report to the Strategic Occupational Health and Safety Group. If significant risks are identified, they will be escalated through the governance structure.	
L Brereton S Evans-Evans	QS21/130.3 BAF Take BAF21-04 (planned care) back to RMG for deep dive comparison alongside different approach taken with security risk	November	25.10.21 Deep dive on planned care BAF risk planned for December RMG. Deep dive on Security and H&S BAF risks undertaken at the October RMG.	December
L Reid	QS21/130.4 BAF Raise consistency of scoring issue within Chair's report to Board	September	Included within Chair's report to Board on 23.9.21	Closed
S Evans-Evans	QS21/131.1 CRR Ensure that future reports include the risk title against the CRR reference number on the front narrative report.	November	22.9.21 Included in Template Cover Report which will be used for all future reporting	Closed
S Evans-Evans	QS21/131.1 CRR Amend likelihood of CRR20-01 (asbestos) to a 3 until further evidence was available to support reduction to a 2	September	22.9.21 Completed and will be presented for further discussions at the next RMG and ET meetings before further submission to QSE	Closed
C Stockport	QS21/135.2 QaPR Circulate further update on CAMHS performance including therapy referrals.	October	22.9.21 Briefing note circulated	Closed
N Lyons	QS21/136.3 Vascular Share revised terms of reference with the Committee	October	25.10.21 Provided as part of committee paper ro November meeting	Closed
G Harris N Lyons M Joyes	QS21/137.2 Pharmacy & Medicines Management Work to determine if learning from medication incidents could be more meaningfully incorporated into other reporting mechanism	November	19.10.21 A meeting has taken place with key executive, clinical and quality leaders and a paper is being submitted to QSE outlining the issues with a full action and improvement plan at the QSE meeting in January 2022.	January

N Lyons	QS21/137.3 Pharmacy & Medicines Management Follow up the issue of pharmacy support to mental health teams		25.10.21 Recruitment has been progressed and an update will be provided in Jan 2022	January
G Harris	QS21/139.5 YG Outbreak review Consider learning from human factors perspective in developing guidance for staff on coping mechanisms and techniques, on a scale wider than just Covid.	November		
L Reid	QS21/152.1 Meeting Effectiveness Seek GGI reflections of the meeting	October		

25.10.21



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Cyfarfod a dyddiad:	Quality, Safety and Experience Committee
Meeting and date:	2 nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Quality Strategy – Interim Priorities
Report Title:	
Cyfarwyddwr Cyfrifol:	Gill Harris, Executive Director of Nursing & Midwifery/Deputy CEO
Responsible Director:	
Awdur yr Adroddiad	Matthew Joyes, Acting Associate Director of Quality Assurance
Report Author:	
Craffu blaenorol:	Matthew Joyes, Acting Associate Director of Quality Assurance
Prior Scrutiny:	Gill Harris, Executive Director of Nursing & Midwifery/Deputy CEO
Atodiadau	1. Interim Quality Priorities
Appendices:	
A 1 11' 1 / B	

Argymhelliad / Recommendation:

The Committee is asked to note this report and approve the interim quality priorities.

Ar gyfer		Ar gyfer		Ar gyfer		Er	
penderfyniad /cymeradwyaeth		Trafodaeth		sicrwydd		gwybodaeth	
For Decision/		For		For		For	
Approval		Discussion		Assurance		Information	
Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol					N		
Y/N to indicate whether the Equality/SED duty is applicable							
Sefyllfa / Situation:							

The Health Board's previous *Quality Strategy* concluded in 2020. The COVID-19 pandemic has delayed development of the successor strategy as a result of competing priorities, staff redeployment and the limitations on wide engagement. The revised aim is to have a new strategy in place for 2022-2025. This revised timetable does allow for alignment with more recent developments, such as the refresh of *Living Healthier, Staying Well*, development of the *Clincal Strategy* and the work of *Stronger Together*. Therefore, the revised timetable will in fact lead to greater alignment of organisational priorities and alignment with new national drivers detailed below. In the immediate term, it has been agreed between the Executive Lead for Quality and the Chair of the Quality, Safety and Experience (QSE) Committee that an interim set of priorities will be developed. This paper sets out those proposed priorities for agreement.

Cefndir / Background:

A Healthier Wales sets out a long-term vision that everyone in Wales should have longer, healthier and happier lives. It proposes a whole-system approach to health and social care which is equitable, and where services are designed around individuals and groups based on their unique needs and

what matters to them, as well as quality and safety outcomes. The first NHS Wales core value described in *A Healthier Wales* is "Putting quality and safety above all else – providing high-value evidence-based care for our patients at all times."

Healthcare organisations in Wales are focused on meeting the quadruple aim of excellence in population health and wellbeing, personal experiences of care, best value from resources and an engaged and committed workforce. The philosophy of value-based, prudent, health and care underpins this and will continue to be a distinctive feature of the Welsh system. The recent Health and Social Care (Quality and Engagement) (Wales) Act 2020 places both an enhanced duty of quality and an organisational duty of candour and will strengthen the approach to high quality, safe care. National guidance on this new Act is being developed at the current time.

The recently-published *National Clinical Framework* provides a clinical interpretation of *A Healthier Wales* and describes a learning health and care system, centred on clinical pathways that focus on the patient, grounded in a life-course approach.

The *Quality Strategy* for the Health Board will bring together all these drivers into set of quality priorities and objectives (with outcome measures) for 2022-2025, underpinned by a quality management system. In this context, quality is defined as patient safety, patient and carer experience and clinical effectiveness.

The *Quality Strategy* will sit underneath the refreshed *Living Healthier, Staying Well* vision for the Health Board and alongside the *Clinical Strategy* and other key strategies such as the *Digital Strategy*, etc.

The Committee received a presentation on the strategy development work at its workshop in August 2021. Over the next few months further engagement will take place around the strategy and it will be further refined, finalised and presented to the Committee for approval. This work will align with the other key organisational and national work highlighted above.

Asesu a Dadansoddi / Assessment & Analysis

Goblygiadau Strategol / Strategy Implications – As detailed in the report.

Opsiynau a ystyriwyd / Options considered – Not applicable.

Goblygiadau Ariannol / Financial Implications – Not applicable.

Dadansoddiad Risk / Risk Analysis – Not applicable.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance – Not applicable.

Asesiad Effaith / Impact Assessment – Not applicable.



Appendix 1

Interim Quality Priorities - 2021/22

Our Quality Vision

We will provide healthcare that is person centred, safe and effective for all

Our Quality Priorities							
Priority 1:	Priority 2:	Priority 3:					
We will provide safe healthcare	We will provide clinically effective healthcare	We will put patients and carers at the heart of our services					
Actions: The incident process will be strengthened and improved The safety alert process will be reviewed and improved A new concerns management system (Datix) will be implemented A new Speak out Safely process will be implemented Improvement work will take place regarding the WHO Checklist A falls reduction improvement plan will be developed The ligature risk reduction	Actions: A new Transformation and Improvement Service will be created A new approach to the development of clinical pathways will be developed A clinical lead for mortality review will be appointed Corporate and local quality teams will be aligned Board Member Quality Walkabouts will be introduced A Learning from Excellence process will be introduced A Quality Dashboard will be developed	Actions: The complaints process will be strengthened and improved A new patient information process and Readers Panel will be implemented A carer experience assessment framework will be developed A new real-time patent feedback system will be implemented Digital patent stories will be introduced Patient and Carer Experience Champions will be introduced Patient use devices will be rolled out					

These interim quality priorities will apply for 2021/2022 whist the new Health Board Quality Strategy for 2022-2025 is developed. These priorities and actions reflect the work being done in 2021/22 to improve quality, based on identified risks and concerns and feedback from strategy development work so far. They will become part of the new strategy with clear outcome measures developed.



Cyfarfod a dyddiad:	Quality, Safety & Experience Committee
Meeting and date:	2 nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Implementation of the new Liberty Protection Safeguards (LPS)
Report Title:	
Cyfarwyddwr Cyfrifol:	Michelle Denwood, Associate Director of Safeguarding
Responsible Director:	Gill Harris, Deputy CEO/Executive Director of Nursing and Midwifery
Awdur yr Adroddiad	Chris Walker, Head of Safeguarding Adults MHLD, supported by
Report Author:	Michelle Denwood, Associate Director of Safeguarding
Craffu blaenorol:	Michelle Denwood, Associate Director of Safeguarding and
Prior Scrutiny:	Gill Harris, Deputy CEO/Executive Director of Nursing and Midwifery.
Atodiadau	Appendix 1 - LPS Implementation Task and Finish Group
Appendices:	Structure/Reporting Flow Chart

Argymhelliad / Recommendation:

The Committee is asked to:

- 1. Accept the position report in preparation for the implementation of Liberty Protection Safeguards (LPS) on the 1st April 2022.
- 2. Note the progress made and actions to be taken in relation to the implementation of the Liberty Protection Safeguarding (LPS) within BCUHB.

Ticiwch fel bo'n briodol / Please tick as appropriate					
Ar gyfer	Ar gyfer	Ar gyfer	Er		
penderfyniad /cymeradwyaeth	Trafodaeth	sicrwydd	gwybodaeth	x	
For Decision/	For	For	For		
Approval	Discussion	Assurance	Information		
Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol NA					
Y/N to indicate whether the Equality/SED duty is applicable					
SefvIlfa / Situation:					

The Mental Capacity Act 2005 was amended in May 2019 and this is referred to as the Mental Capacity (Amendment) Act 2019.

This amended Act will change the Mental Capacity Act Code of Practice and Deprivation of Liberty Safeguards (DoLS) to create new statutory regulations known as Liberty Protection Safeguards. A new Code of Practice and regulations to accompany the Act were due to be in place by October 2020 and this revised legislation has an expected implementation date of April 2022.

UK Government have acknowledged the delay in the publication of the draft Code of Practice, with the Code now due to be available for consultation during October 2021. With regard to the implementation date of the 1st April 2022, we have been advised this is subject to change and is under continuous review by the UK Government.

Table 1 shows the total number of BCUHB DoLS applications have increased annually as evidenced below, this impacts upon service provision.

Table 1

Year	Total DoLS Applications	<u> </u>
2014/15	414	
2015/16	787	
2016/17	854	
2017/18	792	
2018/19	744	
2019/20	1014	
2020/21	1460 based on the current increase of 44% during Q1 and Q2.	

As a result it is expected that BCUHB will have in excess of 3200 annual applications under LPS, this is an additional 1800 applications based upon the current DoLS data.

A priority action identified for 2021-22 is to create a strategic LPS Implementation Task and Finish Group and supporting Operational Programme Task Groups to support the implementation of the LPS framework across the Health Board. The draft LPS Implementation Task and Finish Group Terms of Reference (ToR) is following the Board's assurance and consultation process to ensure ratification and implementation.

The Safeguarding Governance and Performance Group received the Terms of Reference on the 13th October 2021 and they are to be discussed and agreed at the Safer Patient and Quality Group on 9th November 2021. A flow chart (appendix 1) is included to highlight the reporting framework and the intended implementation of operational programme task groups, which will provide assurance of the implementation of the LPS legal framework at a clinical care level across BCUHB.

Challenges continue, as we do not have the specific detail of the changes in legislation due to the delay in the publication of the Code of Practice.

Corporate Safeguarding, on behalf of BCUHB, currently attend Local, Regional and National working groups in relation to LPS to ensure that BCUHB remain informed of any developments.

We have received draft LPS assessment forms from Welsh Government and these are now subject to scrutiny via the national working group, which is chaired by Welsh Government. In addition, Welsh Government have communicated an update in relation to the proposed LPS training programme and has confirmed Social Care Wales will be responsible to provide and develop the training.

Welsh Government have advised Statutory Bodies to refrain from undertaking any localised training and to await both the publication of the Code of Practice and an agreed National Training Framework. This activity will be monitored via the North Wales Safeguarding Board Training Group.

On the 24th September 2021 NWSSP Legal & Risk Complex Patient Team hosted an afternoon to review some key issues relating to the transition to LPS. They advised that the interface between the Mental Health

Act (MHA) and Mental Capacity Act (MCA) will remain unchanged and key changes from the current DoLS framework will result in a 'Necessity and Proportionate' assessment rather than the current Best Interests Assessment.

This will result in a total change in the way that BCUHB patients are assessed for LPS with the emphasis placed upon a good understanding of the MCA. Frontline staff will be responsible for the completion of assessments with support and expert advice provided by the new Approved Mental Capacity Practitioner (AMCP).

Cefndir / Background:

The UK Government have advised that no LPS training should be undertaken prior to the publication of the LPS Code of Practice. Training programmes are yet to be submitted for consultation (UK Government advise that a 3 month consultation process will be enacted).

Welsh Government announced on the 25th of August 2021 that additional time limited funding for Mental Capacity Act 2005 / Deprivation of Liberty Safeguards (DoLS) application backlogs and advanced MCA training was available. The Welsh Government aims to provide an interim additional resource ahead of the planned implementation of the Mental Capacity (Amendment) Act 2019 and the Liberty Protection Safeguards (LPS) in Wales.

In line with the funding provided for DoLS in 2020/2021 it was recognised that individual organisations will have different needs in relation to addressing the backlog of DoLS authorisations, and 2 million pounds would be allocated following receipt of proposals from Health Boards and Local Authorities across Wales. The proposal by BCUHB included information on the current backlog of DoLS authorisations and how the funding would be allocated to address this. Funding is for the current statutory application of the Mental Capacity Act (MCA) 2005 and DoLS.

Health Boards and Local Authorities were encouraged to include bids for funding to support required MCA training as part of the proposals.

Corporate Safeguarding can confirm that in total £344,058 was secured by BCUHB to address the activities as follows:

- 1. Funding for DoLS assessments (backlog) £145,600
- 2. MCA training £198,457.50

Addressing the current DoLS application backlog is a challenge to the service. Due to a 44% increase in DoLS applications during Q1 and Q2 2021-22 there is a need to review the current DoLS/MCA team structure and invest further to ensure statutory compliance with the legal framework. Welsh Government recognise the challenges facing Health Boards and Local Authorities, and the provision of funding to address the issues is a welcomed resource. Corporate Safeguarding have analysed the current DoLS figures and calculate that an additional five (5) applications per week will need to be completed to offer assurance that by April 1st 2022 the current DoLS application backlog will be in line with statutory guidance.

The addition of weekend and evening working, with agreed set fees for the completion of Best Interest Assessments was a positive factor within BCUHB's bid for funding. External resource will need to be sourced to compliment and to assist in the undertaking of assessments.

The funding for the Mental Capacity Act training will ensure that BCUHB staff have the understanding and awareness of the Mental Capacity Act. This will not only improve decision making and ultimately patient care but it will prepare the organisation for the implementation of Liberty Protection Safeguards. The National training events are led by the Welsh Government and Social Care Wales is the training facilitator.

The National training package will ensure that all Health and Social Care staff are afforded the correct level of training and education in relation to LPS.

The recognised challenge is the delay in preparation and roll out, and due to the large workforce some staff may have had a limited understanding when the Act comes into force. Therefore following the successful bid for funding Corporate Safeguarding will work in partnership with internal (and where necessary external) services to ensure that MCA training, education and understanding is embedded across the identified workforce.

The funding secured for MCA training identified the need for additional training resources. This includes the recruitment of experienced MCA trainers who can deliver training packages both within normal working hours and during evenings and weekends.

In addition Corporate Safeguarding have engaged with a leading Barrister to support and facilitate bespoke LPS training to key staff. He is awarded the contract in England to provide the Approved Mental Capacity Professional (AMCP) training and currently provides Best Interest Assessor (BIA) refresher courses to qualified BIAs.

In addition Corporate Safeguarding have engaged with a leading Barrister, Mr Neil Allen QC, to support and facilitate bespoke LPS training to key staff. He has been awarded the contract in England to provide the Approved Mental Capacity Professional (AMCP) training and currently provides Best Interest Assessor (BIA) refresher courses to qualified BIAs.

We remain in contact with Mr Allen as this commissioned piece of work was funded in 2020-2021. In addition to the training package, leaflets will be available for front line staff to support clinical practice. The increase in activity will result in the need to strengthen the business/administrative aspect of the DoLS/MCA team. Working in partnership with workforce services we will look at the need to recruit into the service on an initial temporary basis with a view to securing permanent resource as part of the Safeguarding Business Case.

Asesu a Dadansoddi / Assessment & Analysis

The Safeguarding Business Case is under development and will be submitted and presented for consideration by the Deputy CEO/Executive Director of Nursing and Midwifery and BCUHB's Executive Team in October 2021.

Finalisation of the Business Case had experienced a four (4) week delay due to the requirement of a review following to the identification of additional challenges. Final financial calculations are taking place with the aim if agreed, to introduce additional resource over an eighteen (18) month period.

The increase in activity and demand under LPS will result in unprecedented numbers of applications to the Health Board, estimated at in excess of 3000 applications. The strengthening of the current DoLS/MCA team is paramount to ensure that BCUHB staff are supported throughout the transition to LPS. The Safeguarding Business Case has identified the need to expand the service to provide adequate support for staff. This includes the additionally of staff at all levels of the service but in particular, clinical expertise, training, performance, governance and administration.

The MCA/LPS legislative changes will have significant implications in terms of demand, capacity, training, financial resources and challenges for the Health Board.

The current DoLS arrangements are where practitioners known as BIAs and Mental Health Assessor (S12 (2) Doctors) undertake the necessary assessments.

Under LPS these assessments will be carried out by those already involved in the person's care, such as hospital ward staff, therapists, doctors and possibly GPs.

This will require substantial education and training to ensure the workforce are competent to complete the required assessments. The assessment documents are currently in development and will be shared with all Health Boards and Local Authorities across Wales for consultation during Q3.

The Health Board will also be responsible for authorising LPS within additional care settings for which it is commissioning, such as Continuing Health Care (CHC) funded placements, Domiciliary Care Packages and 16 or 17 year olds in any setting across England and Wales.

BCUHB will also continue to be responsible for authorising LPS for any BCUHB patients in any registered NHS Hospital, Independent Hospital and Hospice across England and Wales. Any patient objecting to an authorised LPS will have the right to be assessed by an Approved Mental Capacity Practitioner (AMCP) this new role will replace the current BIA role.

Recommendations taken from National the LPS working groups suggest the following 'All Wales' approach;

- Mental Capacity Act Training will be mandatory for all NHS staff in Wales and contracted services.
 LPS training requirements are being developed on a national footprint. Welsh Government have issued funding to Health Boards and Local Authorities to maximise MCA awareness and effectiveness, and support a competent workforce.
- All Health Boards to have a Mental Capacity Act Lead. This is recorded as a priority action on the Corporate Safeguarding 2021-2022 Action Plan and a Strategic MCA/LPS role has been identified within the Corporate Safeguarding Business case for agreement. This action is to be completed by April 2022.
- Additional resource has been secured by BCUHB Corporate Safeguarding and the additional funded activities need to be implemented with positive outcomes before April 2021.

In addition the NHS Wales Safeguarding Network MCA, DoLS & LPS Implementation Task and Finish group will:

- Provide a collaborative response to the LPS Code of Practice consultation (delayed until October 2021 and will be subject to a 3 month consultation period).
- Work with the Welsh Government LPS Implementation Group
- Provide expert advice to the Once for Wales Concerns Management System in respect of MCA, DoLS & LPS.

The National LPS working groups are supported by the NHS Wales Safeguarding Network, membership includes BCUHB representatives from the Corporate Safeguarding Team.

The National LPS working groups are:

- LPS Workforce and Training Group.
- LPS in relation to 16 and 17 year olds Group.
- LPS Monitoring and Reporting Group.
- LPS Transition Group.
- Welsh Government LPS Strategic Implementation Steering Group.

Corporate Safeguarding have completed the draft Terms of Reference for the BCUHB LPS Implementation Group, which includes strategic and operational membership to ensure the full implementation of the Mental

Capacity (Amendment) Act (2019) and Code of Practice relating to the Liberty Protection Safeguards.

The inaugural meeting is proposed to take place in November 2021 to allow for the publication of the Code of Practice as this will inform the group on key issues such as roles and responsibilities.

Opsiynau a ystyriwyd / Options considered

N/A

Goblygiadau Ariannol / Financial Implications

Ther are no direct financial implications as a result of this report.

However, the demand upon the MCA/DoLS Team extends not just to BIAs but also to all members of the team due to the increase in both activity and complexity, and the implications of LPS will mean a substantial change and responsibility for BCUHB. It is estimated that in excess of 55% of residents within Nursing Homes are in receipt of full CHC funding. The current responsibility for DoLS assessment or appeal lies with the Local Authority but from April 2022, this will be the responsibility of the Health Board.

The financial impact for LPS is wide ranging with a change of roles and responsibilities across the Health Board. Under LPS the Approved Mental Capacity Practitioner (AMCP) will have greater responsibility and accountability as the Act dictates that Health Boards will retain ownership of LPS for all commissioned patients. This will see a huge increase in assessment requests, with approximately a further 1200 applications, recognising that if they are not completed on time this could result in legal and financial implications and greater activity within the Court of Protection.

The business case outlines the proposed structure to provide a specialist strategic, operational and governance and administrative services. Providing an enhanced service which is an improved and is a more dynamic service with the potential for succession planning.

Dadansoddiad Risk / Risk Analysis

The risks associated with the Deprivation of Liberty Safeguards presented at QSE on the 8th September 2021 resulted in the approval of the Risk to be included within the Tier 1 Corporate Risk Register.

Risk ID 2548. The increased level of Deprivation of Liberty Safeguards (DoLS) activity may result in the unlawful detention of patients.

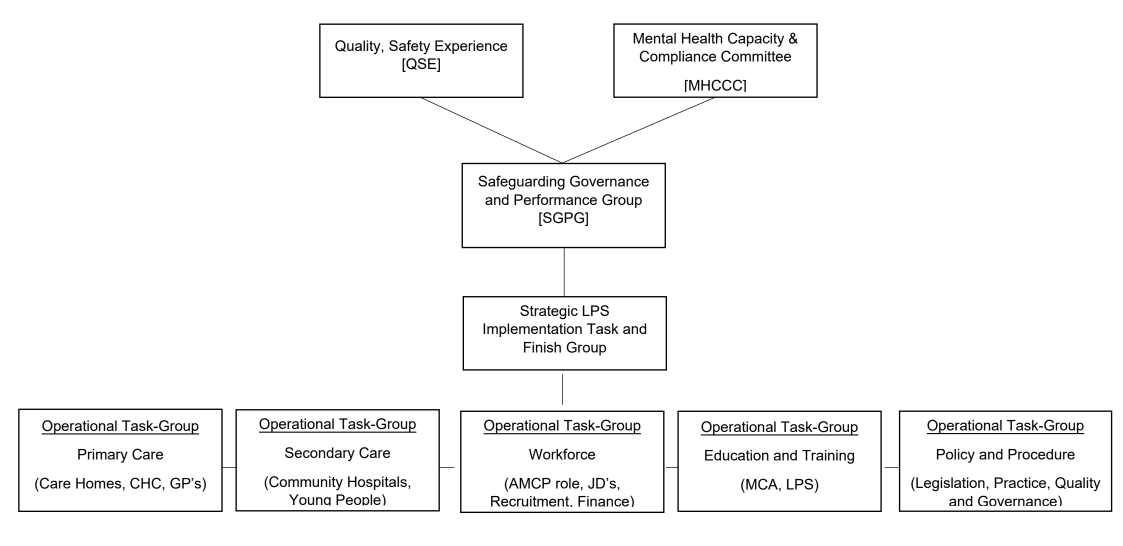
Cyfreithiol a Chydymffurfiaeth / Legal and Compliance

BCUHB will adhere to the Mental Capacity (Amendment) Act (2019) and Code of Practice relating to the Liberty Protection Safeguards.

Asesiad Effaith / Impact Assessment

The full impact of Liberty Protection Safeguards (LPS) on the organisation is currently unknown as we await the Codes of Practice, WG Training Materials, Assessment Documentation and the AMCP role guidelines. However, early indiciation suggests an increase in demand and activity that requires further action and engagement.

LPS Implementation Task and Finish Group Structure/Reporting Flow Chart





Cyfarfod a dyddiad:	Quality, Safety & Experience Committee				
Meeting and date:	2 nd November 2021				
Cyhoeddus neu Breifat:	Public				
Public or Private:					
Teitl yr Adroddiad	NU06: The Prevention and Management of Adult In-patient Falls				
Report Title:	·				
Cyfarwyddwr Cyfrifol:	Gill Harris, Executive Director of Nursing and Midwifery / Deputy CEO				
Responsible Director:					
Awdur yr Adroddiad	Mandy Jones, Interim Secondary Care Nurse Director				
Report Author:	Diane Read, Head of Quality Improvement (Corporate Nursing)				
Craffu blaenorol:	Clinical Policies & Procedures Group – August 2021				
Prior Scrutiny:	Document consultation portal – August 2021.				
	Targeted MDT consultation to ensure MDT engagement – August 2021				
	QSE Chair – September 2021				
	Patient & Safety Quality Group – September 2021				
Atodiadau	1. NU06 Policy				
Appendices:	2. EQIA				
Average bellied / Decomposed ations					

Argymhelliad / Recommendation:

The Committe are asked to review the attached policy and ratify (for launch pan BCUHB November 2021).

Ticiwch fel bo'n briodol / Please tick as appropriate

Ar gyfer		Ar gyfer		Ar gyfer		Er	
penderfyniad /cymeradwyaeth	X	Trafodaeth		sicrwydd		gwybodaeth	
For Decision/		For		For		For	
Approval		Discussion		Assurance		Information	
Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol						N	
Y/N to indicate whether the Equality/SED duty is applicable							

Sefyllfa / Situation:

BCUHB received a Health & Safety Executive (HSE) Notice of contravention following an Inpatient fall. HSE highlighted failings that included non-adherence to the existing policy in terms of staff training (in particular completion and action taken following risk assessment completion), sharing of information of inpatient falls risk when clinical environments change. These areas were not within the existing policy to support staff with their delivery of care.

Cefndir / Background:

Following receipt of the HSE Notice a Multidisciplinary Working Group was formed to review / update the Policy. This amended policy has been shared for consultation as follows:

- Pan BCUHB via communication channels and local networks;
- Uploaded onto the "Draft Policies and Written Control Documents for Comment" Intranet page;
- Presented to the Clinical Policies and Procedures Group on the 23rd August 2021;
- Presented to the Patient Quality & Safety Group for ratification on the 14th September 2021;
- Submitted for QSE Chair's Action in September 2021 minor amendments advised.

Feedback (following above consultation) was then collated (to provide an audit trail should HSE require this), reviewed amended to reflect applicable feedback.

Asesu a Dadansoddi / Assessment & Analysis

Goblygiadau Strategol / Strategy Implications

Please see appendix 2 (EQIA).

Opsiynau a ystyriwyd / Options considered

No further options considered as older version of policy unfit for purpose following receipt of HSE notice.

Goblygiadau Ariannol / Financial Implications

N/A

Dadansoddiad Risk / Risk Analysis

N/A

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance

Policy updated in line with HSE Notice.

Asesiad Effaith / Impact Assessment

Please see appendix 2 (EQIA).

Y:\Board & Committees\Governance\Forms and Templates\Board and Committee Report Template V5.0 May 2021.docx



Version & Reference Number

NU06 (Version 3.1)

The Prevention and Management of Adult In-patient Falls

Author & Title	Diane Read, Quality Improvement Corporate Nursing Lead				
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	Mat Phillips, Regional Safeguarding Specialist For Adults/adults Living				
	With Dementia				
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	Erin Humphreys, Head of Nursing				
	Susan Morgan, Head of Health & Safety				
	Debra Hickman, Secondary Care Nurse Director				
	Ceri Anne Jones, Lead Medical Pharmacist				
Responsible	Debra Hickman, Secondary Care Nurse Director				
Dept / director:					
Approved by:					
Date approved:					
Date activated					
(live):					
Documents to	BCUHB Policy for Using Bed Rails Safely and Effectively MD07;				
be read	BCUHB Guideline for the Management of Delirium for Adults				
alongside this	≥18 years in acute care and long term care settings MM17				
document:	BCUHB Concerns Policy PTR01a				
	BCUHB Guidelines for Adult Patients Requiring Enhanced				
	Observation and Engagement within Acute and Community Hospitals				
	BCUHB Levels of Enhanced Care for Adult Inpatients Policy				
	NU21				
	Dementia Care pathway				
	NICE National Institute for Health & Care Excellence Falls in				
	Older People Quality Standard Published 25 March 2015				
	Safeguarding Policy S				
	Concerns Policy PTR01a				
	http://www.wales.nhs.uk/governance-emanual/health-and-care-				
Data of ward	standards-supporting-gui-17				
Date of next	September 2024				
review:					

Date EqIA	August 2021
completed:	
First	November 21
operational:	
Previously	
reviewed:	
Changes made	
yes/no:	

N.B. Staff should be discouraged from printing this document. This is to avoid the risk of out of date printed versions of the document. The Intranet should be referred to for the current version of the document.



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1. Introduction/Overview

Falls are the most frequently reported adult in-patient clinical incident and are a significant patient safety challenge for the NHS in Wales. There are more than 240,000 reported falls in acute hospitals and mental health trusts in England and Wales every year (that is over 600 a day) *Royal College of Physicians. National audit of inpatient falls Audit report 2015. London: RCP, 2015.* The effects of falls can range from no harm to serious injury and death. However, even those falls that do not result in serious physical harm can cause a great deal of distress, resulting in consequences that can threaten an individual's independence, confidence and general wellbeing. Betsi Cadwaladr University Health Board (BCUHB) has reported an increasing picture of falls and falls with harm and as such it is timely to ensure the necessary safeguards are in place and being carried out to minimise, not just the number of falls but also the associated complications and distress for the individual across all the health board wards.

2. Policy Statement

To ensure BCUHB incorporates the All Wales Falls and Bone Health Multifactorial Assessments (FBHMA) (Appendix 1) as part of the Nationally Standardised Adult Inpatient Assessment and Core Risk Assessments. This will be embedded through collaborative working and aligned to the All Wales Safeguarding Procedures to ensure the risk of all categories of harm (to all adult in-patients) caused by falls is minimised.

This policy describes the risk assessment and management of all adult in-patients admitted to BCUHB. The risk assessment and appendices are to be used to deliver safe and effective care by maintaining a safe environment and effective management of risks of patients falling whilst in our care by care planning/ prevention interventions and management of Risk Assessment findings.

Definition of a fall

For the purpose of this policy, Falls are commonly defined as

"An event which causes a person to, unintentionally, rest on the ground or lower level, and is not a result of a major intrinsic event such as a stroke) or overwhelming hazard" NICE guidance Falls: applying All Our Health August 2017 and RCN www.rcn.org.uk/clinical-topics/older-people/falls.

3. Purpose

Health care professionals have a duty of care to minimise risks to their patients. BCUHB aims to take all reasonable steps to ensure the safety and independence of its patients, and respects the rights of patients to make their own decisions about their care following an appropriate framework to support this (where the person lacks capacity to do so independently).

Inpatient falls are one of the most frequently reported incidents within BCUHB. The consequence of a fall can be more than a physical injury alone and can have a significant bearing on the individual's wellbeing and future options. Falls can be both a cause and a consequence of delayed transfer of care. Falls can impact someone's confidence not just in mobilising but in all independent tasks. There is a strong correlation between falls and age and as BCUHB's patient population increases in age and complex multi-morbidity, the challenge to reduce the number of falls (and the experience of harm from falls) is significant.

Adult inpatients on hospital wards may be at risk of falling for many reasons including:

- a history of falls;
- medically unwell;
- hypoxia (reduced oxygen levels);
- altered cognition including dementia or delirium;
- the effects of their treatment or medication;
- impaired mobility;
- visual and other sensory impairments along with their mental health and general wellbeing;
- Environmental disorientation.

Although most falls result in no physical harm or ongoing distress, falls do sometimes result in catastrophic injury, be that emotional or physical, including death. Some falls are a potential consequence of promoting patients' autonomy and encouraging recovery of mobility after acute illness or surgery with positive measured risk management continuing to be encouraged.

The purpose of this policy is to ensure all preventative measures are known and in place where applicable, all falls are reviewed and information scrutinised with lessons learned shared across BCUHB for shared learning.

4. Aims and Objectives

The aim of this policy is to demonstrate our commitment to ensuring that our staff manage the optimal prevention of falls in the inpatient setting when caring for adult inpatients who may be at risk of falls and management of patients immediately post fall.

Many falls are preventable and therefore the objectives of this policy are to:

- Support person centered care planning (including advanced care decisions where applicable).
- Ensure that effective processes are in place for assessing patients (and therefore recognising those at risk of falls).
- Ensure the completion of the All Wales Falls and Bone Health Multifactorial Assessment (FBHMA – Appendix 1) on admission for all adult inpatients.
- Implement effective, timely, multi-factorial intervention which reduces the number of patient falls and subsequent injury to those who have fallen.
- Ensure a safe environment using effective assessment and intervention.

- Ensure effective assessment, management and rehabilitation for those who have fallen or those who are at risk of falling.
- Establish a multi-disciplinary approach to FBHMA and management.
- Support patients to remain independent, empowered and safe.
- Support the implementation of the All Wales Safeguarding procedures in relation to falls.

5. Scope

This policy applies to all staff involved in the direct or indirect care of adult inpatients regardless of grade or profession and includes bank, locum and agency. The policy provides all health care practitioners with a clear framework for safe and effective practice relating to the prevention and management of the risks of inpatient falls and sets out the standards and competencies expected when performing this role.

6. Roles and Responsibilities

6.1 Chief Executive

The Chief Executive has overall responsibility for strategic direction and operational management, including ensuring that BCUHB policies comply with the legal, statutory and good practice guidance requirements.

6.2. The Health Board

The Health Board has responsibility for setting the strategic context in which this policy will be implemented and the resources required for effective training.

6.3. Patient Safety and Quality Group (PSQG)

This Group has responsibility for monitoring the assurance framework and assuring the Health Board's compliance this policy.

6.4. Strategic Falls Group (SFG)

The SFG will monitor the delivery of the FBHMA (<u>Appendix 1</u>) and provide assurance to the Executive Management Group (EMG) via the Executive Director of Nursing and PSQG as a routine cycle of business regarding effective progress with implementation.

6.5. Local Senior Managers e.g. Directors of Nursing and Divisional Directors

Local Senior Managers are responsible for ensuring that:

- This policy is implemented and adhered to (across their services).
- Training or education needs are identified and met.
- Requirements for implementation of the policy are built into the delivery planning process.
- Staff have received, are aware of and comply with all relevant policies and supporting documentation.

6.6. Senior clinical leads, Heads of Nursing, Matrons and Ward managers:

Senior clinical leads, Heads of Nursing, Matrons and Ward managers are responsible for ensuring that:

- Processes and arrangements are in place to support the implementation of the policy via their operational structures across all clinical areas in the divisions.
- Related investigations are completed in the applicable timeframe stated within Concerns Policy PTR01a and themes and learning from serious incidents and that Root Cause Analysis investigations are disseminated.
- Staff within their area are aware of their role and responsibilities in relation to the FBHMA (Appendix 1).
- Staff are giving adequate time to complete mandatory Adult Inpatient Falls Training (see section 13).

6.7. Corporate Health and Safety Team

The Corporate Health and Safety Team are responsible for ensuring that:

- Accessible training is provided for employees.
- Training is compliant with Module E in the All Wales NHS Manual Handling Training Passport and Information Scheme (Passport Scheme).
- Escalation if training resources are inadequate to meet the demands of the organisation.

6.8. All Clinical Staff

All Clinical staff, including bank, locum and agency staff, are responsible for:

- Compliance with the policy.
- Identifying a training need in respect of policies and procedures and bringing it to the attention of their line manager.
- Assessing all adult inpatients by completing the FBHMA (<u>Appendix 1</u>) and undertake interventions and signposting within their scope of practice.
- Working collaboratively with multi-disciplinary team members to manage individual FBHMA (<u>Appendix 1</u>) risk factors in accordance with the NHS Wales Governance e-Manual/Supporting Guidance Standard 2.3 http://www.wales.nhs.uk/governance-emanual/health-and-care-standards-supporting-gui-17
- Escalate through Ward Manager / Matron / Head of Nursing any resource implications, which affect completion of the FBHMA (<u>Appendix 1</u>) in the clinical area.
- Ensuring that the local risk register is accurate and reflects risk, controls and assurances that are in place, to minimise the risk of harm from inpatient falls.
- Ensuring escalation of FBHMA (<u>Appendix 1</u>) and bone health related incidents and / or trends are reported, investigated and escalated in line with BCUHB Concerns Policy (<u>PTR01a</u>).

7.1 Falls Assessment Process

All adult inpatients must be risk assessed using the National standardised risk assessment tool FBHMA (Appendix 1) in the following circumstances:

- Within 6 hours of admission and on transfer to other clinical areas (for example, from the Emergency Department to Acute Medical Unit, Surgical Assessment unit or any other wards).
- Following change of location within the ward (for example, adult inpatient moved / changed bed location from a shared bay area to side room).
- Adult inpatient physical or cognitive condition has changed (for example, patient undergone anaesthetic; patient has developed an infection leading to delirium, changed mobility, changed mobility aid etc).
 Weekly reassessment of all Adult in-patients using the FBHMA is mandatory (if no conditional change or ward location change or transfer between wards has required a reassessment previously).

An additional training (E learning module level 1b) to support completion of the Falls and Bone Health Multifactorial Assessment must be completed by Clinical staff responsible for risk assessing adult in-patients using the FBHMA (Appendix 1).

7.2 Falls Prevention

Once risk assessed, all adult inpatients **MUST** have the appropriate actions and interventions documented on the FBHMA tool (Appendix 1).

Mobility aids used by patients to support mobility / transfer must be within easy reach of the patient if able to mobilise independently.

Appropriate chair and bed heights should be used for adult inpatients according to their height and needs.

Bariatric adult inpatients will require specialist equipment (chairs/beds) and will require assessment for Manual handling equipment.

Call bells **MUST** be within easy reach of patients at all times. Orientation to the ward and surrounding environment **MUST** include a demonstration of how to use the call bell and patient observed using the call bell.

All patients at risk of falls **MUST** have a bed rail risk assessment completed within 4 hours admission to the ward. The bed rail assessment (Policy for Using Bed Rails Safely and Effectively: MD07) is contained within the BCUHB Adult Inpatient Risk Assessment booklet / documentation. This risk assessment informs the nurse when bed rails should be appropriately used or avoided (dependant on patient risk).

Lying and standing blood pressure must be performed on admission (if not contraindicated) to identify possible postural hypotension for all patients over 65yrs, for all patients following a fall and all patients presenting with Acute Kidney Injury (AKI). Refer to Royal College of Physicians Guidelines (<u>Appendix 2</u>) for taking a lying and standing blood pressure.

An underlying cause for postural hypotension should be investigated and discussed with the MDT and all actions documented in the patient medical records. The patient must be educated in steps to reduce the risk of falling as a consequence (e.g. sitting for a few minutes longer before standing).

At risk patients (where possible) should be nursed in the safest available location of the ward depending on clinical need and risk.

For at risk patients, staff are responsible for ensuring the patient has safe footwear when mobilising (<u>Appendix 3</u>). Patient's own well-fitting footwear is always the first choice in falls prevention. For patients who do not have access to safe footwear, double tread anti- slip socks must be provided by the area as a last resort for a short period **ONLY** (if family or carers cannot help with providing safe footwear).

All adult inpatients with a sensory deficit **MUST** have the details documented on the FBHMA (<u>Appendix 1</u>) and where able document discussion with patient and family / carers to ensure correct communication aids are available (such as correct glasses, hearing aids etc). All communication aids **MUST** be within easy reach and cleaned appropriately. Visual checks can be undertaken at the bedside for patients who are uncertain of their visual acuity using the Royal College of Physicians instructions for bedside vison checks (see <u>Appendix 4</u>).

Wards with several at risk patients **MUST** consider cohorting these patients, to allow for optimum visibility of that group whilst avoiding any mixed sex accommodation breaches.

The member of staff appointed to a cohort area on the ward cannot leave the area until he or she has another staff member to take over. If the staff member responsible for observing a cohort patients is required to perform a duty which would prevent them from maintaining eye contact with their patients (e.g. to go behind curtains to attend to another patient, or assist a patient to the bathroom) wherever possible, they must inform another member of staff to ensure continuous observation is maintained.

If a member of staff needs to hand over the responsibility for observing to another member of staff the handover **MUST** be clearly communicated between the two members of staff.

The Enhanced Care Risk Assessment and scoring tool (<u>Appendix 5</u>) should be used, along with the clinical judgement of staff to aid decision making.

For those patients who do require enhanced observation who are able to mobilise to a bathroom/ toilet enhanced observation **MUST** continue to be adhered to throughout all aspects of care delivery.

For those patients with mental capacity (who refuse enhanced observation) risks **MUST** be discussed with the patient and family (if applicable) and documented in patient records.

BCUHB Intentional Rounding / SKIN Bundle supports regular patient reviews for assistance with care and environmental checks in terms of clutter, mobility, and call bell access to the patient.

Nursing staff **MUST** provide patients with falls prevention educational information, and where appropriate then ask patients to teach back the key points. The provision of falls prevention education should be documented in the patient records. This process is repeated until the patient demonstrates comprehension and again if they have a fall.

For adult inpatient with a diagnosed Cognitive Condition the BCUHB Dementia Pathway (Appendix 6) **MUST** be adhered too.

At the earliest opportunity (following admission) in discussion with the Patient and /

or family / carers the 'This is me' document (<u>Appendix 7</u>) **MUST** be completed or reviewed/updated.

An alert symbol **MUST** be placed on the board above the bed, communicated on handover and ward safety brief ensuring all those involved in the patient's care are aware of their risk of falling. Alert symbols are contained within the <u>Ward Accreditation</u> <u>E handbook to support MDT Communication</u>.

Medical Staff are responsible for checking if patients have received a medication review by GP annually, and ensuring a timely medication review by pharmacy colleagues is completed (following inpatient admission) to ensure analysis and review of medications that may contribute to patients' risk of falling. This can be evidenced in the patient medical records (preferably at clerking or at the first opportunity to clarify patient's medications with carer or GP).

Medical staff are responsible for ensuring a cardiovascular review is conducted. The outcome of the reviews and actions required **MUST** be discussed with the multidisciplinary team and clearly documented in the patient's medical record.

Medical staff are responsible for ensuring undiagnosed or acute confusion is investigated, treated and documented within the patient records. Any actions required **MUST** be discussed with the multidisciplinary team and clearly documented in the patient's medical record. The BCUHB Guideline for the Management of Delirium for Adults \geq 18 years in acute care and long term care settings (MM17) should be considered.

Medical staff are responsible for ensuring an eyesight or hearing assessment. If more comprehensive or sophisticated assessment is required, referral to Ophthalmology or Audiology must be considered. Any actions required **MUST** be discussed with the multidisciplinary team and clearly documented in the patient's medical records.

In line with assessment actions (once a referral is received by Therapy Services) the physiotherapist is responsible for ensuring a mobility review is undertaken. Any actions required **MUST** be discussed with the multidisciplinary team and clearly documented in the patient's medical records.

The Registered Nurse is responsible for ensuring the All Wales Continence/Toileting Risk Assessment is completed within 4 hours of admission to the Ward.

All staff are responsible for ensuring the environment, including bed spaces and main patient walkways remain clutter free at all times.

All staff are responsible for ensuring that drinks, call bells, mobility aids and personal belongings, including spectacles and/or hearing aids if required, are left within in easy reach of the patient on completion of care. Consideration **MUST** be given to patient's normal home routines for example bedside table on the left hand side of bed at home positioning of bedside table on left hand side as an inpatient.

On transfer of care from one clinical area to another (including the Emergency Department and Critical Care) a transfer / handover document (SBAR form) **MUST** be completed in adherence to Patient Transfer Policy NU19. Any inpatient with an identified falls risk **MUST** be clearly communicated to the receiving department. The FBHMA (appendix 1) **MUST** then be reassessed and updated by the receiving ward for all Adult inpatients.

All Staff to promote activity (where possible) to prevent deconditioning of the patient by encouraging participation and independence with activities of living such as washing, dressing, walking, standing and maintaining hydration and nutrition (PJ Paralysis Campaign).

If a patient has a potential or confirmed infection risk requiring isolation precautions in a side room (and has in addition been identified at an increased risk of falls), a multidisciplinary team (MDT) discussion of all risks should take place using clinical judgement to determine the risk for closure of the side room door. Advice can be sought from Infection Prevention Team. Prevention strategies **MUST** be put in place to mitigate any risk for the patient and the clinical area. The Registered Nurse **MUST** document rationale for side door to be open in patient records.

Falls medication review to be completed by ward pharmacist (dated and signed). This should include a review of the patients' social history, anticholinergic burden score, antipsychotic use etc. The review and actions **MUST** to be documented in the patient medical records.

For Patients who have history of fractures and possible Osteoporosis an MDT review and further investigation/screening maybe required, the review and actions **MUST** be documented in the patient medical records.

For Women within our Maternity inpatient areas (following an epidural for a planned or emergency Caesarean Section) the Registered Midwife **MUST** adhere to the guidance outlined within the BCUHB Integrated Care Pathways (ICP) for BCUHB Planned Caesarean Section ICP or BCUHB Emergency Caesarean Section ICP.

7.3 Post Falls Management

A registered practitioner **MUST** undertake appropriate action in the event of a patient fall. The post fall procedure **MUST** be followed immediately following a fall (<u>Appendix</u> 8) the post fall procedure should be available on view for all staff to access easily.

The correct Manual Handling Equipment **MUST** be accessed and used once the patient is safe to move from the floor to a place of safety.

Once the patient is safe and clinically stable the BCUHB Post Falls Checklist (Appendix 9) will support further on going actions to reduce the risk of another fall.

All staff on duty at the time of the inpatient fall (including members of the MDT), **MUST** complete the Hot Debrief to identify opportunities for learning and making it safe in preparation for ward handover and safety briefs, once the patient is safe and comfortable.

In the event of an inpatient fall, a full review of FBHMA (<u>Appendix 1</u>) and updated interventions **MUST** be documented and actioned.

All inpatients post fall **MUST** be referred to the ward pharmacist for a further medication review. The Pharmacist **MUST** document all action points within the patient medical records.

All patient falls **MUST** be reported through the Health Boards' incident reporting system: <u>Datix</u>.

All falls should be identified on the local measles map (<u>Appendix 10</u>) of the ward if applicable to that in patient area to support local Quality Improvement.

All falls of moderate harm and above are reviewed by a daily panel led by the Corporate Patient Safety Team which will identify those falls that meet the threshold for a serious incident investigation (i.e. severe, permanent harm or death). All serious incident investigations are scrutinised at a Corporate Incident Learning Panel. This panel provides senior, objective scrutiny and again provides a forum for themes or hot spots to be identified. These forums are in addition to divisional level harms panels which review harm on a weekly basis led by senior clinical staff.

Patient falls identified as a 'work-related accident' and result in either a bone fracture (excluding digits) or unconsciousness, are reportable to the Health and Safetv Executive (HSE) under the Reporting of Injuries, Diseases and Dangerous Occurrences Regulations 2013 (RIDDOR). For a patient fall to be identified as workrelated, one of the following must have played a significant role: either the way the work activity was carried out; or if any failure of equipment or the condition of the site or premises was contributable. The statutory timescale for reporting this category under RIDDOR is up to ten days from the date of the fall. The patients name, date of birth, address and postcode should be detailed on the Datix at the time of completion. All RIDDOR reports are made to the HSE via the HSE Website by the Corporate Health and Safety (H&S) Team. Therefore, if a patient fall results in a fracture (excluding digits) or unconsciousness, the RIDDOR box on Datix should be ticked so that the Corporate H&S Team is alerted and the initial investigation report should be uploaded onto the Datix report within three days of the date of the fall. The initial investigation report should include information in relation to the falls risk of the patient, whether the assessment of this risk had identified a requirement for mitigation and if so, whether this mitigation was in place at the time of the fall. It should also include details regarding the environment where the fall occurred and of any equipment involved. It is important that this three day timescale is met, to ensure enough time to for the Corporate H&S Team to review this information, make further enquiries if necessary and to report appropriately within the ten day statutory timescale. Any death that may be attributable at least in part to a fall should be referred to the Coroner (Coroners and Justice Act 2009).

7.4 Monitoring & Compliance

Falls incident data will be analysed and any trends, patterns or lessons learned will be shared across the organisation via the Fall's Steering group, local Falls prevention groups, Quality and Safety groups and Local Professional Forums.

Monitoring for compliance with completion of the FBHMA and required falls prevention interventions will be undertaken on a monthly basis using the Ward Manager and Matrons metrics.

Monitoring of compliance for the post fall procedure and handover process of patients deemed at risk of an inpatient fall will be undertaken on a monthly basis using the Ward Manager and Matrons metrics.

All data will be available for public view on the patient safety notice boards on entering or within inpatient wards.

7.5 Patient Transfer

Prior to any transfer (internally or externally) it is the responsibility of the Registered Nurse looking after the patient to ensure that transfer is safe, comfortable and dignified for patients. The Safe Transfer Guidance NU19 supports the transfer of patients. The Registered Nurse **MUST** complete the SBAR handover document with the receiving ward ensuring clear communication of the Falls risk of the patient before transfer. For all transfers the receiving ward **MUST** update the FBHMA (<u>Appendix 1</u>) within 4 hours of the patient being received.

7.6 Patient Discharge

For patients who have had a fall whilst an inpatient (or deemed at risk of further falls on discharge) the Allied Health Professional / Registered Nurse / Medical Staff are responsible for working towards agreed interventions to help safe discharge to prevent further falls. From this agreed holistic discussion, include any safety advice / environmental improvements / lifestyle / specific written advice / leaflets or any follow up required by the relevant primary care / domiciliary members (where appropriate). This should involve notification to GP practice of the risks and interventions, including clear recommendations or actions for onward monitoring, support, or input from additional community MDT services (where appropriate).

All discussions and outcomes **MUST** be documented in the patient record and discharge letter as appropriate prior to discharge.

8.1 Safeguarding

The <u>Social Services and Well-being (Wales) Act (2014)</u> has 11 parts. Part 7 relates to safeguarding. The provision in part 7 requires Local Authorities to investigate where they suspect that an adult or child is at risk of abuse or neglect.

Section 126 (1) of the Act defines an "Adult at Risk" as an adult who:

- a) Is experiencing or is at risk of abuse or neglect;
- b) Has needs for care and support whether or not the authority is meeting any of those needs;
- c) As a result of those needs is unable to protect him or herself against the abuse or neglect or the risk of it.

Definition of neglect:

"Neglect' means a failure to meet a person's basic physical, emotional, social or psychological needs, which is likely to result in an impairment of a person's well-being (for example: impairment of the person's health or, in the case of a child, an impairment of the child's development)."

The Act imposes a duty on relevant partners, (which will include Health Boards and Trusts) to report to a Local Authority if there is reasonable cause to suspect that an adult or child is at risk.

The Wales Safeguarding Procedures 2019 provide guidance for anyone working with children and adults in Wales, whether in a paid or unpaid role, in the statutory, third (voluntary) or private sector, in health, social care, education, police, justice or other services. The Wales Safeguarding Procedures 2019 builds on statutory guidance in the Social Services and Well-being (Wales) Act 2014, Part 7 Safeguarding and specifically Working Together to Safeguard People: Volumes: 5 and 6. They ensure that safeguarding practice accurately reflects statutory guidance and is standardised across agencies in Wales. They replace the All Wales Child Protection Procedures 2008 and Wales Interim Policy & Procedures for the Protection of Vulnerable Adults from Abuse 2010 (updated 2013)

8.2 Safeguarding: What to consider for In-Patient Falls

A fall can be reportable under the adult at risk process when there are concerns there is abuse or neglect linked to it. There could be concerns that the fall occurred because of abuse or neglect (including self-neglect) or that care and treatment following a fall was abusive or neglectful. You will need to decide whether any of the following categories of abuse apply:

- Neglect: Person(s) responsible for the care and support needs (whether paid/unpaid) did not carry out their responsibilities as expected before or after the fall. This would include unwitnessed walls when patient is on observation, multiple falls of same patient when no clear review has taken place.
- Organisational abuse: The fall occurred because of wider systemic failures within an organisation.
- Physical abuse: Someone pushed/tripped/struck the adult which resulted in the fall.
- Self-neglect: The fall occurred because of a lack of self-care, care of one's environment or a refusal of services. Mental capacity will be a key consideration in these cases and MUST to be clearly documented in the patients records.
- Psychological / emotional: Person(s) responsible for the care and support needs (whether paid/unpaid) and or other individuals not involved in the provision of care removing mobility or communication aids or intentionally leaving someone unattended when they need assistance. Also intimidation, coercion, harassment, use of threats, humiliation, bullying, pre or post fall.

It is required that you contact your designated safeguarding person (Safeguarding Specialist) for all adult at risk concerns. The need to seek advice should never delay any emergency action needed to protect an individual or group. Contact details can be found here: <u>Betsi Cadwaladr University Health Board | Contact the Safeguarding Team (wales.nhs.uk)</u>

9. Equality Impact Assessment including Welsh Language

This document is subject to an Equality Impact Assessment (EqIA) completed alongside the development of the document, reviewed by an expert group of multidisciplinary team members and submitted at time of document approval as part of the organisations governance framework.

10. Training & Implementation

All staff **MUST** complete the Mandatory Level 1a Adult Falls training on ESR. This training **MUST** be completed every 2 Years.

Additional training for all patient facing Clinical staff Level 1b **MUST** be completed on ESR this includes instruction on how to complete the FBHMA and the care and management of a patient following an in-patient fall.

All Clinical staff caring for patients MUST complete Level 2 Adult Falls training which will be delivered in the classroom by the Manual Handling Training Team. Module E will contain an overview/recap of the FBHMA, patient care falling / fallen / collapsed person training in line with the All Wales NHS Manual Handling Training Passport and Information Scheme (Passport Scheme) which incorporates training on the prevention of falls along with the organisations Post Falls Procedures. This training **MUST** be completed before a new employee commences in post where they may be moving / handling a patient and then every two years as part of their Patient Handling refresher training.

Both level 1 and level 2 will be recorded on the Electronic Staff Record in line with the mandatory training policy (<u>WP30</u>) with a competency attached for Organisational and management review of compliance.

The Person Specification to ensure competent trainers can be found in the All Wales NHS Manual Handling Passport Scheme.

All Clinical staff MUST complete mandatory Level 2 Adult Safeguarding training; an element of the training will include post Falls management.

11. Implementation

This policy will be cascaded via all electronic communication channels across BCUHB for all staff, verbally via the quality and safety groups Board to ward level. Specific launch events for Falls Prevention. The policy will also be accessible to the public via the BCUHB internet site.

12. Further Information - Clinical Documents

This Policy has been developed by an expert Multidisciplinary Team who reviewed current evidence and Organisational policies that are required to be reviewed in line with this policy. The evidence base provided for this policy. Includes:

NICE Quality Standard Falls in older people

State of the nation – Wales report Royal College of Physicians

This policy has been developed with the specific needs of the older adult in mind in addition to all Adult inpatients with specific consideration for in-patients with confirmed diagnosis of Dementia.

13. Audit

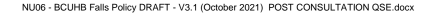
Adherence to this policy will be subject to Audit and routine monitoring of key sections such as completion of the FBMHA, interventions and post fall management through the established weekly and monthly Health Board wide Ward Manager and Matrons metrics. These metrics are a Health Board requirement for all Adult inpatient wards. Data will be shared monthly with the Strategic Inpatient Falls steering group and as a routine cycle of business for PSQG.

14. Review

This document will be reviewed following a period of 3 years (or sooner if national evidence / research available).

15. References

- SA01 Adult at Risk Safeguarding Procedures;
- Wales Safeguarding Procedures 2019;
- NICE Quality Standard Falls in Older People March 2015;
- http://www.wales.nhs.uk/governance-emanual/health-and-care-standards-supporting-qui-17
- Cochran review



16. Appendices

Appendix 1	Fall and Bone Health Multifactorial Assessment
Appendix 2	Measurement of lying & standing Blood Pressure (RCP)
Appendix 3	Falls prevention & footwear
Appendix 4	Bedside Vision Check for Falls Prevention (RCP)
Appendix 5	Enhanced Care Risk Assessment & Risk Scoring / Plan of Care: Appendix 1: Levels of Enhanced Care for Adult Inpatients Policy: NU21 (page 15, 16 +17)
Appendix 6	Care Pathway for Patients with a diagnosis of Dementia on General Wards (Acute & Community Hospitals)
Appendix 7	This is Me (Alzheimer's Society)
Appendix 8	Immediate Post Fall Protocol
Appendix 9	Post Fall Checklist updated version
Appendix 10	Falls Measles Map (example only)



EQUALITY IMPACT ASSESSMENT FORMS

<u>PARTS A (Screening – Forms 1-4) and</u> <u>B (Key Findings and Actions – Form 5)</u>

For:	NU 06 The prevention and management of Adult In patient falls
Date form completed:	9 th August 2021



EQUALITY IMPACT ASSESSMENT FORMS

PARTS A: SCREENING and B: KEY FINDINGS AND ACTIONS

Introduction:

These forms have been designed to enable you to record, and provide evidence of how you have considered the needs of all people (including service users, their carers and our staff) who may be affected by what you are writing or proposing, whether this is:

- a policy, protocol, guideline or other written control document;
- a strategy or other planning document e.g. your annual operating plan;
- any change to the way we deliver services e.g. a service review;
- a decision that is related to any of the above e.g. commissioning a new service or decommissioning an existing service.

Remember, the term 'policy' is used in a very broad sense to include "..all the ways in which an organisation carries out its business" so can include any or all of the above.

Assessing Impact

As part of the preparation for your assessment of impact, consideration should be given to the questions below.

You should also be prepared to consider whether there are possible impacts for subsections of different protected characteristic groups. For example, when considering disability, a visually impaired person will have a completely different experience than a person with a mental health issue.

It is increasingly recognised that discrimination can occur on the basis of more than one ground. People have multiple identities; we all have an age, a gender, a sexual orientation, a belief system and an ethnicity; many people have a religion and / or an impairment as well. The experience of black women, and the barriers they face, will be different to those a white woman faces. The elements of identity cannot be separated because they are not lived or experienced as separate. Think about:-

- ✓ How does your policy or proposal promote equality for people with protected characteristics (Please see the General Equality Duties)?
- ✓ What are the possible negative impacts on people in protected groups and those living in low-income households and how will you put things in place to reduce or remove these?
- ✓ What barriers, if any, do people who share protected characteristics face as a result of your policy or proposal? Can these barriers be reduced or removed?
- ✓ Consider sharing your EqIA wider within BCUHB (and beyond), e.g. ask colleagues to consider unintended impacts.
- ✓ How have you/will you use the information you have obtained from any research or other sources to identify potential (positive or negative) impacts?

Part A Form 1: Preparation

	What are you assessing i.e. what is the title of the document you are writing or the service review you are undertaking?	Updated NU 06 The prevention and management of Adult In patient Falls
:	Provide a brief description, including the aims and objectives of what you are assessing.	Betsi Cadwaladr University Health Board (BCUHB) has reported an increasing picture of falls and falls with harm and as such it is timely to ensure the necessary safeguards are in place and being carried out to minimize, not just the number of falls but also the associated complications and distress for the individual across BCUHB. This policy describes the risk assessment and management of all adult in-patients admitted to BCUHB. The risk assessment, identified risks and the evidence based interventions and care planning that are to be used to deliver safe and effective care by maintaining a safe environment and effective management of risks of patients falling whilst in our care. The policy and the appendices contained within it have been assessed in terms of the potential negative impact the policy and the appendices may have on equality of our Adult In patients.
;	Who is responsible for whatever you are assessing – i.e. who has the authority to agree or approve any changes you identify are necessary?	As per the Policies' on policies approval guidance, final approval will be via the Quality and Safety Executive Committee
	Is the Policy related to, or influenced by, other Policies or areas of work?	The existing policy (NU06) will have been subject to Equality Impact Assessment. This was not able to be located and as the current NU06 has been reviewed and updated a new Equality Impact Assessment has been completed. Other policies that are related to (and influenced by) NU06 The Prevention and management of Adult Inpatient falls are as follows:
		BCUHB Policy for Using Bed Rails Safely and Effectively MD07;

Part A Form 1: Preparation

		 BCUHB Guideline for the Management of Delirium for Adults ≥18 years in acute care and long term care settings MM17; BCUHB Concerns Policy PTR01a; BCUHB Guidelines for Adult Patients Requiring Enhanced Observation and Engagement within Acute and Community Hospitals; Dementia Care pathway; NICE National Institute for Health & Care Excellence Falls in Older People Quality Standard Published 25 March 2015; Safeguarding Policy.
5.	Who are the key Stakeholders i.e. who will be affected by your document or proposals? Has a plan for engagement been agreed?	The policy key stake holders are all BCUHB staff with specific reference to clinical staff. Communication strategy for the Policy includes launch events, local groups BCUHB bulletin, social media, local and BCUHB forums.
6.	What might help or hinder the success of whatever you are doing, for example communication, training etc.?	Lack of engagement from staff with the training. Lack of time for staff to access level 1 training on ESR and level 2 for clinical staff face to face training 2 yearly as part of manual handling update.
7.	Think about and capture the positive aspects of your policy that help to promote and advance equality by reducing inequality or disadvantage.	The policy covers all aspects from assessment to evidence based interventions for all Adult inpatients and provides clear instructions that must be followed by BCUHB staff who are responsible for assessment of Adult In patients.
		The policy also provides clear instructions to follow post fall of an Adult inpatient. The policy provides clear patient safety instructions to ensure all Adult in patients receive the same evidence based care promoting equality of care for everyone.

Form 2: Record of potential Impacts - protected characteristics and other groups

Please answer all questions

Please complete the next section to show how this policy / proposal could have an impact (positive or negative) on the protected groups listed in the Equality Act 2010. It is important to note any opportunities you have identified that could advance or promote equality of opportunity. This includes identifying what we can do to remove barriers and improve participation for people who are under-represented or suffer disproportionate disadvantage.

Lack of evidence is not a reason for *not assessing equality impacts*. Please highlight any gaps in evidence that you have identified and explain how/if you intend to fill these gaps.

Remember to ask yourself this: If we do what we are proposing to do, in the way we are proposing to do it, will people who belong to one or more of each of the following groups be affected differently, compared to people who don't belong to those groups? For example, will they experience different outcomes, simply by reason of belonging to that/those group(s). And if so, will any different outcome put them at a disadvantage?

The sort of information/evidence that may help you decide whether particular groups are affected, and if so whether it is likely to be a positive or negative impact, could include (but is not limited to) the following:-

- population data
- information from EqIAs completed in other organisations
- staff and service users data, as applicable
- needs assessments
- engagement and involvement findings and how stakeholders have engaged in the development stages
- research and other reports e.g. Equality & Human Rights Commission, Office for National Statistics
- concerns and incidents
- patient experience feedback
- good practice guidelines
- participant (you and your colleagues) knowledge

Form 2: Record of potential Impacts - protected characteristics and other groups

Please answer all questions

Protected characteristic or group	Will people in each of these protected characteristic groups be impacted by what is being proposed? If so is it positive or negative? (tick appropriate below) for further direction on how to complete this section please click here training vid p13-18)	Reasons for your decision (including evidence that has led you to decide this) A good starting point is the EHRC publication: "Is Wales Fairer (2018)?" You can also visit their website here	How will you reduce or remove any negative Impacts that you have identified?
	Guidance for Completion	d for each characteristic and each section here and below – ı	make an appearament of how

In the columns to the left – and for each characteristic and each section here and below – make an assessment of how you believe people in this protected group may be affected by your policy or proposal, using information available to you and the views and expertise of those taking part in the assessment. This is your judgement based upon information available to you, including relevance and proportionality. If you answered 'Yes', you need to indicate if the potential impact will be positive or negative. Please note it can be both e.g. a service moving to virtual clinics: disability (in the section below) re mobility issues could be positive, but for sensory issues a potential negative impact. Both would need to be considered and recorded.

The information that helps to inform the assessment should be listed in this column. **Please provide evidence for all answers.**

Hint/tip: do not say: "not applicable", "no impact" or "regardless of...". If you have identified 'no impact' please explain clearly how you came to this decision.

Form 2: Record of potential Impacts - protected characteristics and other groups

	respo	NB: For all protected characteristics please ensure you consider issues around confidentiality, dignity and respect. For the definitions of each characteristic please click here						
	Yes	No	(+ve)	(-ve)				
Age	Yes		Yes		NU06 The Prevention and Management of Adult Inpatients Falls is specific to all Adult inpatients and will have a positive impact on their experience as it is evidence based interventions and assessment to maintain patient safety. This reviewed policy is more comprehensive and user friendly with clear interventions for HB staff to adhere too. The policy includes the requirements for training and this will have a positive impact on our older adults. Evidence base includes NICE Quality Standards.	Not applicable		
Disability	Yes		Yes		NU06 will have no negative impact on inpatients with a disability however; the policy outlines the clear completion of the risk assessment tool that MUST be completed on admission for all adult in patients. This has specific consideration for assessment and intervention for Adult in patients with sensory deficit, mobility and cognitive related conditions whilst promoting the individuals level of independence. Evidence demonstrates that people with	Not applicable.		

Form 2: Record of potential Impacts - protected characteristics and other groups

i icase answer a	in question		
		physical impairment and sensory impairment are more likely to fall, therefore thorough assessment and interventions and actions taken and outlined within the policy will have positive impact.	
		In addition there is a positive impact in the mental health and wellbeing of both older and disabled people through reassurance that the risk of falls is being positively addressed by the Health Board as evidence indicates falls can lead to loss of confidence, fear of falling loss of independence and increased risk of isolation.	
Gender Reassignment	NO	There is no negative impact identified for staff or patients in terms of Gender reassignment. The policy has been updated using gender neutral language. The policy references only once gender specific term as women on the maternity unit following Caesarean Section.	Not applicable
Pregnancy and maternity	NO	No negative impact on pregnancy or maternity, NU06 references the care and safety of women following an epidural following emergency and planned Caesarean section in terms of preventing falls.	. Not applicable
Race	NO	There is no negative impact on race, language used in the policy is neutral.	Not applicable

Form 2: Record of potential Impacts - protected characteristics and other groups

Religion, belief and non-belief	NO	This policy has no negative impact on staff or patients from any faith community, non-belief background. The policy does not impact any rituals or philosophical beliefs. Staff are able to maintain their staff uniform in line with BCUHB uniform guidance when complying with this policy.	Not applicable
Sex	NO	The assessment is that there is insufficient evidence to determine that this policy has a negative impact upon staff or patients in terms of being male or female. The evidence used for this policy development references Older people as opposed to male or female: NICE Quality Standard Falls in older people highlights Falls and fall-related injuries are a common and serious problem for older people. People aged 65 and older have the highest risk of falling, with 30% of people older than 65 and 50% of people older than 80 falling at least once a year. State of the nation Wales report 2020 states there are approximately 12,500 inpatient falls in Wales each year in total highlighting the magnitude of the need to prevent falls regardless of male or female.	Not applicable
Sexual orientation	NO	The assessment is that there is insufficient research, and no evidence of implications or negative impacts related to patient sexual orientation.	Not applicable
Marriage and civil	NO	The assessment is that there is insufficient research, and no evidence of implications or negative impacts related to a patient's marital status.	Not applicable

Form 2: Record of potential Impacts - protected characteristics and other groups

Partnership (Marital status)			
Socio Economic Disadvantage	NO	This policy will not negatively impact individuals following assessment using the Socio Economic Duty criteria/guidance.	. Not applicable

Part A Form 3: Record of Potential Impacts – Human Rights and Welsh Language

Please answer all questions

Human Rights:

Do you think that this policy will have a positive or negative impact on people's human rights? For more information on Human Rights, see our intranet pages at: http://howis.wales.nhs.uk/sitesplus/861/page/42166 and for additional information the Equality and Human Rights Commission (EHRC) Human Rights Treaty Tracker https://humanrightstracker.com.

The Articles (Rights) that may be particularly relevant to consider are:-

- Article 2 Right to life
- Article 3 Prohibition of inhuman or degrading treatment
- Article 5 Right to liberty and security
- Article 8 Right to respect for family & private life
- Article 9 Freedom of thought, conscience & religion

Please also consider these United Nations Conventions:

UN Convention on the Rights of the Child

UN Convention on the rights of people with disabilities.

UN Convention on the Elimination of All Forms of Discrimination against Women

Part A Form 3: Record of Potential Impacts – Human Rights and Welsh Language

Will people's Human Rights be impacted by what is being proposed? If so is it positive or negative? (tick as appropriate below)		Which Human Rights do you think are potentially affected	Reasons for your decision (including evidence that has led you to decide this)	How will you reduce or remove any negative Impacts that you have identified?		
Yes	No	(+ve)	(-ve)			
Yes		Yes		Article 8 UN convention on the rights of people with disabilities	The policy applies equally to all patients with an emphasis on assessment and planning discharge in accordance with article 8 of the Human Rights Act 1998. The policy also considers in more detail the rights of people (Adults) with disabilities for preventing and managing their risk of falls whilst as an inpatient within BCUHB.	Not Applicable

Part A Form 3: Record of Potential Impacts – Human Rights and Welsh Language

Please answer all questions

Welsh Language:

There are 2 key considerations to be made during the development of a policy, project, programme or service to ensure there are no adverse effects and / or a positive or increased positive effect on:

Welsh Language	Will people be impacted by what is being proposed? If so is it positive or negative? (tick appropriate below)			it e?	Reasons for your decision (including evidence that has led you to decide this)	How will you reduce or remove any negative Impacts that you have identified?	
	Yes	No	(+ve)	(-ve)			
Opportunities for persons to use the Welsh language	Yes		Yes		Once approved, this policy will be submitted for translation, all posters or checklists for staff will be translated. All public / patients information leaflets are available in the welsh language.	No negative impact identified	
Treating the Welsh language no less favourably than the English language		No			Once approved this policy will be submitted for translation.	No negative impact identified	

Part A Form 4: Record of Engagement and Consultation

Please answer all questions

Please record here details of any engagement and consultation you have undertaken. This may be with workplace colleagues or trade union representatives, or it may be with stakeholders and other members of the community including groups representing people with protected characteristics. They may have helped to develop your policy / proposal, or helped to identify ways of reducing or removing any negative impacts identified.

We have a legal duty to engage with people with protected characteristics under the Equality Act 2010. This is particularly important when considering proposals for changes in services that could impact upon vulnerable and/or disadvantaged people.

What steps have you taken to engage and consult with people who share protected	A full consultation was done with the MDT Steering group.
characteristics and how have you done this? Consider engagement and participatory	Policy review and development group was full MDT including H & S colleagues.
methods.	First draft of the policy shared via the consultation portal between 28.06.21 to 28.07.21.
for further direction on how to complete this section please click here training vid p13-18)	Feedback to be received on both the policy and the EqIA as the documents progresses through the approval groups with multi-disciplinary representation.
Have any themes emerged?	Consideration for Women on maternity following
Describe them here.	epidural to be included. Review and access to staff training.
If yes to above, how have their views influenced your work/guided your policy/proposal, or changed your recommendations?	Additional narrative referencing the BCUHB Integrated Care Pathway (ICP) For women requiring an Emergency Caesarean section and women requiring a Planed Caesarean section.
	Development of robust training package clearly outlined for all BCUHB staff, levels of training reflect the level of clinical responsibility for Adult in patients.

For further information and help, please contact the Corporate Engagement Team – see their intranet page at: http://howis.wales.nhs.uk/sitesplus/861/page/44085

Please answer all questions

1. What has been assessed? (Copy from Form 1)

for further direction on how to complete this

section please click here training vid p13-18)

Copy from Form 1

Updated NU 06 The prevention and management of Adult In patient Falls

2. Brief Aims and Objectives:(Copy from Form 1)

Betsi Cadwaladr University Health Board (BCUHB) has reported an increasing picture of falls and falls with harm and as such it is timely to ensure the necessary safeguards are in place and being carried out to minimize, not just the number of falls but also the associated complications and distress for the individual across all health board. This policy describes the risk assessment and management of all adult in-patients admitted to BCUHB. The risk assessment, identified risks and the evidence based interventions and care planning that are to be used to deliver safe and effective care by maintaining a safe environment and effective management of risks of patients falling whilst in our care. The policy and the appendices contained within it have been assessed in terms of the potential negative impact the policy and the appendices may have on equality of our Adult In patients.

From your assessment findings (Forms 2 and 3):

3a. Could any of the protected groups be negatively affected by your policy or	Yes	No	х
proposal? Guidance: This is as indicated on form 2 and 3			

3b. Could the impact of your policy or proposal be discriminatory under equality	Yes		No	x
legislation? Guidance: If you have completed this form correctly and				
reduced or mitigated any obstacles, you should be able to answer 'No' to				
this question.				
3c. Is your policy or proposal of high significance? For example, does it mean	Yes	x	No	
changes across the whole population or Health Board, or only small				
numbers in one particular area?				
High significance may mean:				
 The policy requires approval by the Health Board or subcommittee of The policy involves using additional resources or removing resources. Is it about a new service or closing of a service? Are jobs potentially affected? Does the decision cover the whole of North Wales Decisions of a strategic nature: In general, strategic decisions will be those which effect how the relevant public body fulfils its intended statutory purpose (its functions in regards to the set of powers and duties that it uses to perform its remit) over a significant period of time and will not include routine 'day to day' decisions. 				
GUIDANCE: If you have identified that your policy is of high significance and you have not fully removed all identified negative impacts, you may wish to consider sending your EqIA to the Equality Impact Assessment Scrutiny Group via the Equalities Team/				

4. Did your assessment findings on Forms 2 & 3,	Yes		No x						
coupled with your answers	The assessment of	the po	olicy and the	e appendice	es has not	t identified any nega	tive imp	acts in terms o	of equality.
to the 3 questions above indicate that you need to proceed to a Full Impact Assessment?	The policy has a po Adult in patients wi		-			n terms of prevention tive conditions.	n and m	anagement of	falls with
5. If you answered 'no'	Yes								
above, are there any issues									
to be addressed e.g. reducing any identified minor negative impact?	.The assessment p	roces	s has not id	entified any	minor ne	egative impacts.			
6. Are monitoring	Yes	x				No			
arrangements in place so									
that you can measure what	How is it being		Monitoring	of the risk	assessme	ent compliance and q	uality of	f completion, s	staff training,
actually happens after you	monitored?		•	•		agement and incident art of the suite of Wa		•	

implement your policy or proposal?		captured via the IRIS electronic system which is well established within the In patients areas for the past 2 years. The metrics to monitor the policy in greater detail will be additional metrics within this system.
	Who is responsible?	Ward Managers for data collection via Ward Accreditation metrics
	What information is being used?	Data will be on display within In patient areas (wards) to support quality improvements, data will be shared at local Quality and Safety groups, Strategic Falls Steering group and Patient Safety and Quality Group. Existing reports will be strengthened with the additional metrics. In addition Data will be used as part of the In patients Falls learning panels.
	When will the EqIA be reviewed?	The EqIA will be reviewed at the same time as the policy requires a review.

7. Where will your policy or proposal be forwarded for approval?	Patient Safety and Quality group and Quality and Safety Executive
	Committee.

Please answer all questions

C. N. C. II. L.	NI.	Till (D. I.		
8. Names of all parties	Name	Title/Role		
involved in undertaking this				
Equality Impact				
Assessment – please note				
EqIA should be	Diane Read	Quality Improvement Team Lead Corporate Nursing		
undertaken as a group	Steven Grayston	Assistant Area Director Of Therapy Services (Central)		
activity	Debra Hickman	Secondary Care Nurse Director		
Senior sign off prior to committee approval:	Debra Hickman	Secondary Care Nurse Director		
Please Note: The Action Plan below forms an integral part of this Outcome Report				

Action Plan

This template details any actions that are planned following the completion of EqIA including those aimed at reducing or eliminating the effects of potential or actual negative impact identified.

	Proposed Actions	Who is responsible for this	When will this
	Please document all actions to be taken as a result of this impact assessment here. Be specific and use SMART actions. Please ensure these are built in to the policy, strategy, project or service change.	action?	be done by?
1. If the assessment indicates significant	No negative impacts identified		
potential negative impact such that you			
cannot proceed, please give reasons and any			
alternative action(s) agreed:			
2. What changes are you proposing to make	None ,		
to your policy or proposal as a result of the			
EqIA?			
3a. Where negative impacts on certain groups	Not Applicable.		
have been identified, what actions are you			
taking or are proposed to reduce these			
impacts? Are these already in place?			
3b. Where negative impacts on certain	Not Applicable.		
groups have been identified, and you are			
proceeding without reducing them, describe			
here why you believe this is justified.			

	Proposed Actions	Who is responsible for this	When will this
	Please document all actions to be taken as a result of this impact assessment here. Be specific and use SMART actions. Please ensure these are built in to the policy, strategy, project or service change.	action?	be done by?
4. Provide details of any actions taken or planned to advance equality of opportunity as a result of this assessment.	None		



Cyfarfod a dyddiad:	Quality, Safety and Experience (QSE) Committee
Meeting and date:	2 nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Corporate Risk Register Report
Report Title:	
Cyfarwyddwr Cyfrifol:	Simon Evans-Evans, Interim Director of Governance
Responsible Director:	
Awdur yr Adroddiad	Justine Parry, Assistant Director: Information Governance and Risk
Report Author:	
Craffu blaenorol:	Risk Management Group on the 11 th October 2021
Prior Scrutiny:	Executive Team on the 20 th October 2021
Atodiadau	Appendix 1 – QSE Corporate Tier 1 Operational Risk Report
Appendices:	Appendix 2 – Full list of Corporate Risks
Argymhelliad / Recommer	ndation:

Argymhelliad / Recommendation

That the Committee:-

- **1. Note** the Key Field Guidance Document is currently under revision and will be re-presented to all Committees following the agreement of the updated version.
- **2. Review and note** the progress on the Corporate Tier 1 Operational Risk Register Report as set out below and in detail at Appendix 1:

CRR20-01: Asbestos Management and Control

- a) **Note** the Risk Management Group (RMG) recognise the progress in implementing actions including the identification of weaknesses in the asbestos management survey which has been mitigated with the annual re-inspection programme. The Estates and Facilities (E&F) team are continuing to work through the actions identified within the Corporate Health and Safety Gap Analysis Action Plan.
- b) **Note** the change in the Executive Director oversight of Estates and Facilities to the Executive Director of Finance.
- c) **Note** the applied reduction in the current risk score following approval at the Committee on the 7th September 2021.

CRR20-02: Contractor Management and Control

- a) **Note** the RMG recognise the progress in implementing actions in line with the identified timeframes which remain on track.
- b) **Note** the change in the Executive Director oversight of Estates and Facilities to the Executive Director of Finance.
- c) **Note** the applied reduction in the current risk score following approval at the Committee on the 7th September 2021.
- d) **Note** the additional Action ID18688 to address the gaps identified in the Health and Safety Gap Analysis report.

CRR20-03: Legionella Management and Control

a) **Note** the RMG recognise the progress in implementing actions which includes the establishment and commenced meetings of the Water Safety Group.

- b) **Note** the change in the Executive Director oversight of Estates and Facilities to the Executive Director of Finance.
- c) **Note** the applied reduction in the current risk score following approval at the Committee on the 7th September 2021.
- d) **Note** the additional Action ID19015 to address the gap identified and to further support risk mitigation.
- e) **Note** the completion of the Action ID12269 advised by the RMG and approved by ET, so that it will be archived and removed from the next report, recognising that their implementation will be captured as part of the controls within the next iteration of the risk.

CRR20-04: Non-Compliance of Fire Safety Systems

- a) **Note** the RMG recognise the progress in implementing actions which includes confirmation of receipt of monies from EFAB and Statutory compliance to commence with a programme of work to support the risk mitigation.
- b) **Note** the change in the Executive Director oversight of Estates and Facilities to the Executive Director of Finance.
- c) **Note** the applied reduction in the current risk score following approval at the Committee on the 7th September 2021.
- d) **Note** the further extension to Action ID12279 due to the delay in the delivery of the manual handling training.
- e) **Note** the completion of the Actions ID12554 and ID12555 advised by the RM and approved by ET, with evidence of the programme of audits in place and the review of unwanted fire alarm activations taking place, so that they will be archived and removed from the next report, recognising that their implementation will be captured as part of the controls within the next iteration of the risk.

CRR20-05: Timely access to care homes

- a) **Note** the RMG recognise the progress in implementing standardised ways of working across North Wales to support the reduction in the gaps in controls.
- b) **Approve** the ET request to extend the target risk due date following the continued waves of the pandemic and the requirement to continue to support the care sector.
- c) **Note** the completion of the Action ID14943 advised by the RMG and approved by ET, as a standard revised rate for care homes has been agreed, so that it will be archived and removed from the next report, recognising that its implementation will be captured as part of the controls within the next iteration of the risk.
- d) **Note** the additional Action ID18646 to address the gap identified and to further support risk mitigation.

CRR20-08: Insufficient clinical capacity to meet demand may result in permanent vision loss in some patients.

- a) **Note** the RMG recognise the progress in implementing actions including Diabetic Retinopathy now in place across all 3 acute sites.
- b) **Approve** the ET request to extend the target risk due date following the delay in approving the business case for outsourcing activity.

CRR21-13: Nurse staffing (Continuity of service may be compromised due to a diminishing nurse workforce)

a) **Note** the RMG recognise the progress in implementing actions including the implementation of the recruitment and retention strategy and plan, understanding that circumstances outside of the Health Boards controls could impact on the programme.

- b) **Note** the additional controls added for the management of the pandemic nursing plan, nursing roster KPIs and Band 4 Nurse roles are now in place.
- c) **Note** the extension to the due date for Action ID17509 and further extension to ID15635 to enable full completion of the actions.

CRR21-14: There is a risk that the increased level of DoLS activity may result in the unlawful detention of patients

- a) **Note** the inclusion of this risk onto the Corporate Risk Register following approval at the Committee on the 7th September 2021.
- b) **Approve** the ET request to extend the target risk due date due to the national delay in the publication of the code of practice which will come into effect on the 1st April 2022.
- c) **Note** the extension to the due date for Action ID15709 due to the national delay in the publication of the code of practice.
- e) **Note** the additional Actions ID18983 and ID18984 to address the gaps identified and to further support risk mitigation.

CRR21-15: There is a risk that patient and service users may be harmed due to non-compliance with the SSW (Wales) Act 2014

- a) **Note** the inclusion of this risk onto the Corporate Risk Register following approval at the Committee on the 7th September 2021.
- b) **Note** the RMG recognise the progress in the management of the risk including the updating of the gaps and the mitigations required to address those gaps.
- c) **Note** the ET recognise and have agreed to the target risk score remaining outside of the Health Boards risk appetite given the multi-faceted arena the safeguarding agenda is.
- d) **Note** following the initial review by RMG, revised timeframes to the Actions ID15701 and ID15702 have been implemented.

CRR21-16: Non-compliant with manual handling training resulting in enforcement action and potential injury to staff and patients

- a) **Note** the inclusion of this risk onto the Corporate Risk Register following approval at the Committee on the 7th September 2021.
- b) **Note** the RMG recognise the progress in the management of the risk including the increased controls put in place, understanding the reduction in capacity has impacted on the ability to reduce the current risk score. Mitigations are being put in place to address this gap in capacity.
- c) **Note** the extension to the due date for Action ID17978, ID17979 and ID17980 to allow time for implementation following the length of time taken to sign the contracts.
- d) **Note** the completion of the Action ID17594 advised by the RMG and approved by ET, so that it be archived and removed from the next report, recognising that the implementation will be captured as part of the controls within the next iteration of the risk.
- e) **Note** the additional Actions ID18859 and ID18860 to address the gaps identified and to further support risk mitigation.

CRR21-17: The potential risk of delay in timely assessment, treatment and discharge of young people accessing CAMHS out-of-hours

- a) **Note** the inclusion of this risk onto the Corporate Risk Register following approval at the Committee on the 7th September 2021.
- b) **Approve** the ET request to extend the target risk due date to allow completion of all actions, recognising there will be a phased reduction in the likelihood of the risk with the completion of earlier identified actions.

c) **Note** the RMG recognise the progress in the management of the risk including the review of ligature points on Paediatric Wards, the standard operating procedures under review before further implementation and the updated mitigations to address the gaps identified.

Ticiwch fel bo'n briodol / Plea	se tic	k as appropriate)				
Ar gyfer		Ar gyfer		Ar gyfer		Er gwybodaeth	
penderfyniad	✓	Trafodaeth	✓	sicrwydd	✓	For	
/cymeradwyaeth		For		For		Information	
For Decision/		Discussion		Assurance			
Approval							
Y/N i ddangos a yw dyletswyd	ld Cyc	draddoldeb/ SED) yn l	berthnasol		N	
Y/N to indicate whether the Equality/SED duty is applicable							
0 (11(/ 0)/ /)							

Sefyllfa / Situation:

The Corporate Risk Register (CRR) demonstrates how the Health Board is robustly mitigating and managing high rated risks to the achievement of its operational objectives.

The design of both the Board Assurance Framework (BAF) and CRR emphasises their distinctive roles in underpinning the effective management of both strategic and operational risks respectively, as well as underlining their symbiotic relationship as both mechanisms have been designed to inform and feed-off each other, the BAF is reported separately.

Each Corporate Risk has been reviewed and updated. The full CRR will next go to the Board in January 2022.

Cefndir / Background:

The implementation of the revised Risk Management Strategy underlines the Health Board's commitment to placing effective risk management at the heart of everything it does while embedding a risk-based approach into its core business processes, objective setting, strategy design and better decision making. The CRR reflects the Health Board's continuous drive to foster a culture of constructive challenge, agile, dynamic and proactive management of risks while encouraging staff to regularly horizon scan for emerging risks, assess and appropriately manage them.

Teams reporting to the Lead Director (who is the Senior Responsible Officer for the risk) locally own and manage risks with support from the corporate risk team. The Risk Management Group has oversight of all risks and is scrutinised by the Executive Team who make the proposals for changes to the CRR to Board and Committees.

Following the inclusion of the 4 new risks onto the Corporate Risk Register in September 2021, a further risk is being developed in line with the QSE previous meeting recommendation and it is anticipated this will presented during the January 2022 for escalation approval. This risk is in relation to the Health Boards resilience to uncertainty, unknowns and potential unchartered territory which could be caused by a number of converging and novel factors. The risk will be assigned to the Executive Director of Primary and Community Services as it is linked to business continuity and emergency planning.

Summary Table of the Full Corporate Tier 1 Risk Report:

Current Tier 1 Risks for the Quality, Safety and Experience/Performance Committee oversight (full details and progress can be found in Appendix 1):

Risk Title	Inherent risk rating	Current risk rating	Target risk rating	Movement*
CURRENT RISK	S – append	ix 1		
CRR20-01 - Asbestos Management and Control	20	15	8	Decreased
CRR20-02 - Contractor Management and Control	20	15	8	Decreased
CRR20-03 – Legionella Management and Control	20	16	8	Decreased
CRR20-04 - Non-Compliance of Fire Safety Systems	20	16	8	Decreased
CRR20-05 – Timely access to Care Homes	25	20	6	Unchanged
CRR20-08 – Insufficient clinical capacity to meet demand may result in permanent vision loss in some patients	25	20	6	Unchanged
CRR21-13 - Nurse staffing (Continuity of service may be compromised due to a diminishing nurse workforce)	20	16	6	Unchanged
CRR21-14 - There is a risk that the increased level of DoLS activity may result in the unlawful detention of patients.	25	20	6	New Risk, will be presented to the Board in January 2022
CRR21-15 – There is a risk that patient and service users may be harmed due to non-compliance with the SSW (Wales) Act 2014.	20	16	12	New Risk, will be presented to the Board in January 2022
Risk ID 3893 – Non-compliant with manual handling training resulting in enforcement action and potential injury to staff and patients.	20	16	4	New Risk, will be presented to the Board in

				January 2022
CRR21-17 - The potential risk of delay in timely assessment, treatment and discharge of young people accessing CAMHS out-of-hours.	20	16	8	New Risk, will be presented to the Board in January 2022

^{*}movement in risk score is measured from the last presentation to Board, and not necessarily reflective of the latest committee decisions.

Below is a heat map representation of the current corporate risk scores for this Committee:

		Impact				
Curr	ent Risk I	Very Low - 1	Low - 2	Moderate - 3	High - 4	Very high - 5
	Very Likely				CRR21-14	
	Likely - 4				CRR20-03 CRR20-04 CRR21-13 CRR21-15 CRR21-16 CRR21-17	CRR20-05 CRR20-08
po	Possible - 3					CRR20-01 CRR20-02
Likelihood	Unlikely - 2 Rare - 1					
ت	itaic - i					

Asesu a Dadansoddi / Assessment & Analysis

Goblygiadau Strategol / Strategy Implications

The implementation of the Risk Management Strategy and Policy aligns with the Health Board's strategy to embed effective risk management in fostering its culture of safety, learning to prevent recurrence and continuous improvements in patient, quality and enhanced experience.

Opsiynau a ystyriwyd / Options considered

Continuing with Corporate Risk Register.

Goblygiadau Ariannol / Financial Implications

The effective and efficient mitigation and management of risks has the potential to leverage a positive financial dividend for the Health Board through better integration of risk management into business planning, decision-making and in shaping how care is delivered to our patients thus leading to enhanced quality, less waste and no claims.

Dadansoddiad Risk / Risk Analysis

See the individual risks for details of the related risk implications.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance

There are no legal and compliance issues associated with the delivery of the Risk Management Strategy and Policy.

Asesiad Effaith / Impact Assessment

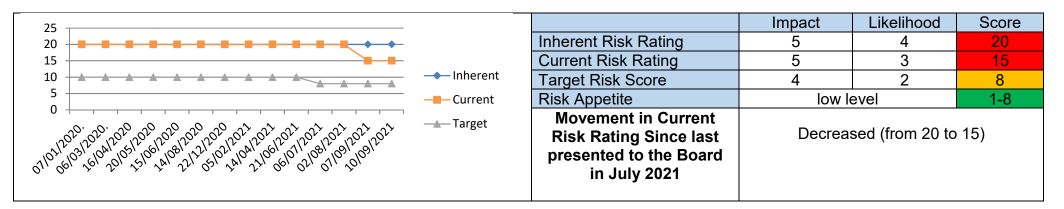
No specific or separate EqIA has been done for this report, as a full EqIA has been completed in relation to the new Risk Management Strategy and Policy to which CRR reports are aligned.

Due regard of any potential equality/quality and data governance issues has been factored into crafting this report.

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	Director Lead: Executive Director of Finance	Date Opened: 07 January 2020
CRR20-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 10 September 2021
01	Risk: Asbestos Management and Control	Date of Committee Review: 07 September 2021
		Target Risk Date: 31 March 2022

There is a significant risk that BCUHB is non-compliant with the Asbestos at Work Regulations 2012. This is due to the evidence that not all surveys have been completed and re-surveys are a copy of previous years surveys. There are actions outstanding in some areas from surveys. This may lead to the risk of contractors, staff and others being exposed to asbestos, and may result in death from mesothelioma or long term ill health conditions, claims, HSE enforcement action including fines, prosecution and reputation damage to BCUHB.



Controls in place	Assurances
1. Asbestos Policy in place, with control and oversight at Strategic Occupational Health and Safety	1. Health and Safety Leads Group.
Group.	2. Strategic Occupational Health and
2. Annual programme of re-inspection surveys undertaken.	Safety Group.
3. An independent audit of our annual re-inspection programme is in place.	3. Quality, Safety and Experience
4. Asbestos management plan in place, with control and oversight at Strategic Occupational Health	Committee.
and Safety Group.	4. Internal Audit review undertaken
5. Asbestos register available.	against the gap analysis.
6. Targeted surveys where capital work is planned or decommissioning work undertaken.	
7. An annual training programme for operatives in Estates is in place.	
8. Air monitoring undertaken in premises where there is limited clarity on asbestos condition.	

Gaps in Controls/mitigations

1. We are unable to achieve compliance with awareness and training as not everyone is able to undertake the training within a specified timescale.

Progress since last submission

- 1. Following approval at the QSE Committee Meeting on the 7th September 2021, the agreed reduction in the current scoring from 20 to 15 has been applied to the risk.
- 2. Following a change in the Executive Director's portfolios, the risk has been updated to reflect this change.
- 3. Controls and gaps in controls have been reviewed and updated to reflect the current position.
- 4. Further work is continuing to provide evidence to align the controls and the gaps as identified in the Health and Safety gap analysis.
- 5. Weakness in the asbestos management survey has been mitigated with the annual re-inspection programme.

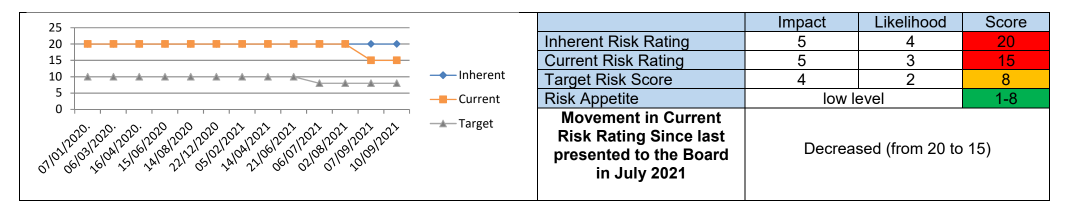
Links to	
Strategic Priorities	Principal Risks
Making effective and sustainable use of resources (key enabler)	BAF21-13
Strengthen our wellbeing focus	BAF21-17

Risk Response Plan	Action ID	Action	Action Lead/ Owner	Due date	State how action will support risk mitigation and reduce score	RAG Status
Actions being implemented to achieve target risk score	12243	Review schematic drawings and process to be implemented to update plans from Safety Files etc. This will require investment in MiCad or other planning data system.	Mr Rod Taylor, Director of Estates & Facilities	31/03/2022	This action will help us to identify the areas of asbestos and thus better mitigate and manage any potential impact by enabling to a web supported system to access records remotely.	On track
	12248	Update intranet pages and raise awareness with staff who may be affected by asbestos.	Mr Rod Taylor, Director of Estates & Facilities	31/03/2022	Creating staff awareness of the presence of asbestos thus reducing any potential impact.	On track

18298	To develop and implement a Management Action Plan in response to the Internal Audit report.	Mr Rod Taylor, Director of Estates & Facilities	31/12/2021	The Management Action Plan will support current mitigation and management of the risk.	On track
18686	Ensure 100% compliance with asbestos awareness training for Operational Estates maintenance staff.	Mr Arwel Hughes, Head Of Operational Estates - Interim	31/03/2022	Ensure compliance with training legislation and help to reach the target risk score.	On track

	Director Lead: Executive Director of Finance	Date Opened: 07 January 2020
CRR20-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 10 September 2021
02	Risk: Contractor Management and Control	Date of Committee Review: 07 September 2021
		Target Risk Date: 30 September 2022

There is a risk that BCUHB fails to achieve compliance with Health and Safety Legislation due to lack of control of contractors on sites. This may lead to exposure to substances hazardous to health, non compliance with permit to work systems and result in injury, death, loss including prosecution, fines and reputation damage.



Controls in place	Assurances
1. Control of contractors procedure in place.	Health and Safety Leads Group.
2. Induction process being delivered to new contractors.	Strategic Occupational Health and
3. Permit to work paper systems in place across the Health Board.	Safety Group.
4. Pre-contract meetings in place.	3. Quality, Safety and Experience
5. Externally appointed CDMC Coordinator (Construction, Design and Management Regulations) in	Committee.
place.	
6. Procurement through NHS Shared Services Procurement market test and ensure contractor	
compliance obligation.	

Gaps in Controls/mitigations

- 1. Lack of ongoing programme of training in line with requirements in legislation.
- 2. It is recognised that the existing estates management capacity is often exceeded by the number of projects and capital works that is in progress and is therefore is a limiting factor.

Progress since last submission

- 1. Following approval at the QSE Committee Meeting on the 7th September 2021, the agreed reduction in the current scoring from 20 to 15 has been applied to the risk.
- 2. Controls and gaps in controls have been reviewed and updated to reflect the current position.
- 3. Further actions have been identified to address the gaps identified in the Health and Safety Gap analysis report, which will support the reduction in the current risk score.
- 4. Action dates have been extended following previous Executive Team agreement and noted at QSE on the 7th September 2021.
- 5. Following a change in the Executive Director portfolios, the risk has been updated to reflect this change.

Links to	
Strategic Priorities	Principal Risks
Strengthen our wellbeing focus	BAF21-13

Risk Response Plan	Action ID	Action	Action Lead/ Owner	Due date	State how action will support risk mitigation and reduce score	RAG Status
Actions being implemented to achieve target risk score		Identify service Lead on each site to take responsibility for Contractors and H&S Management within H&S Policy).	Mr Rod Taylor, Director of Estates & Facilities	30/09/2022	Resources within Operational Estates have been reviewed as part of the Corporate Health and Safety gap analysis. The resources business case has identified a requirement for additional staff resources to support the current management structure. Service based Health and Safety team leaders will be appointed with each of the Operational Estates geographical areas to manage COSHH and Inspection process to ensure compliance.	On Track

	12254	Identify current tender process & evaluation of contractors, particularly for smaller contracts consider Contractor Health and Safety Scheme on all contractors. This will ensure minimum H&S are implemented and externally checked prior to coming top site.	Mr Rod Taylor, Director of Estates & Facilities	31/01/2022	Implementation of 'Management of Contractor' software (SHE) will ensure a robust guidance for contractor's appointment criteria. The process and system will be a Health Board wide management system. Original action due date was 30/09/2022. Approved reduction at QSE 07/09/2021.	On Track
	12255	Evaluate the current assessment of contractor requirements in respect of H&S, Insurance, competencies etc.	Mr Rod Taylor, Director of Estates & Facilities	31/01/2022	Implementation of 'Management of Contractor' software (SHE) will ensure a robust guidance and compliance for contractor's appointment criteria across the Health Board. Original action due date was 30/09/2022. Approved reduction at QSE 07/09/2021.	On Track
	12256	Identify the current system for signing in / out and/or monitoring of contractors whilst on site. Currently there is no robust system in place. Electronic system to be implemented such as SHE data base.	Mr Rod Taylor, Director of Estates & Facilities	31/01/2022	Implementation of 'Management of Contractor' software (SHE) will ensure a robust guidance and compliance for contractor's appointment criteria across the Health Board. Original action due date was 30/09/2022. Approved reduction at QSE 07/09/2021.	On Track
	12257	Identify level of Local Induction and who carry it out and to what standard.	Mr Rod Taylor, Director of Estates & Facilities	30/09/2022	Implementation of 'Management of Contractor' software (SHE) will ensure a robust guidance and compliance for contractor's appointment criteria across the Health Board. NB – Management	On Track

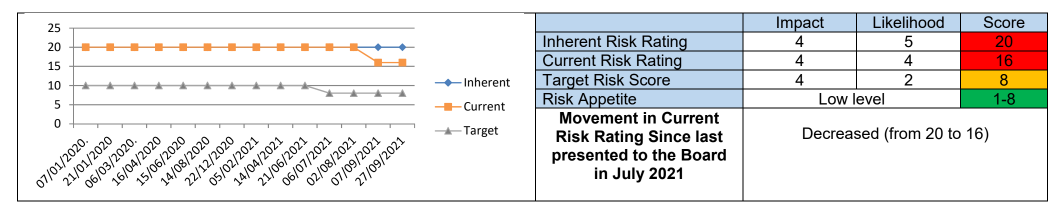
				of Contractors within the Health Board includes other service areas outside of Estates and Facilities responsibilities e.g. Capital Development, IMT and Radiology etc. An additional work stream will be required to by these divisions to ensure compliance with contractor management across the Health Board.	
12258	Identify responsible person to review RA's and signs off Method Statements (RAMS), skills, knowledge and understanding to be competent to assess documents (Pathology, Radiology, IT etc.).	Mr Rod Taylor, Director of Estates & Facilities	31/03/2022	Implementation of 'Management of Contractor' software (SHE) will ensure a robust guidance and compliance for contractor's appointment criteria across the Health Board. NB – Management of Contractors within the Health Board includes other service areas outside of Estates and Facilities responsibilities e.g.	On Track
12259	Identify the current Permit To Work processes to determine whether is it fit for purpose and implemented on a pan BCUHB basis.	Mr Rod Taylor, Director of Estates & Facilities	31/03/2022	A Permit to Work system will be adopted as part of implementation of SHE software. Original action due date was	On Track

					30/09/2022. Approved reduction at QSE 07/09/2021.	
	12260	Lack of consistency and standardisation in implementation of contractor management procedure picked up in H&S Gap Analysis Action Plan.	Mr Rod Taylor, Director of Estates & Facilities	31/05/2022	Implementation of 'Management of Contractor' software (SHE) will ensure a robust guidance and compliance for contractor's appointment criteria across the Health Board. NB – Management of Contractors within the Health Board includes other service areas outside of Estates and Facilities responsibilities e.g. Capital Development, IMT and Radiology etc. An additional work stream will be required to by these divisions to ensure compliance with contractor management across the Health Board. Original action due date was 30/09/2022. Approved reduction at QSE 07/09/2021.	On Track
	12552	Induction process to be completed by all contractors who have not yet already undertaken.	Mr Rod Taylor, Director of Estates & Facilities	30/09/2022	Resources within Operational Estates have been reviewed as part of the Corporate Health and Safety gap analysis. The resources business case has	On Track

				Operational Estates geographical areas to manage COSHH and Inspection process to ensure compliance.	
18688	An annual review of business as usual capacity to be developed to ensure estates project management capacity is not exceeded.	Mr Arwel Hughes, Head Of Operational Estates - Interim	31/03/2022	Create assurance that there is sufficient estates management capacity and technology to ensure that projects can be delivered safely.	On Track

	Director Lead: Executive Director of Finance	Date Opened: 07 January 2020
CRR20-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 27 September 2021
03	Risk: Legionella Management and Control.	Date of Committee Review: 07 September 2021
		Target Risk Date: 30 September 2022

There is a significant risk that BCUHB is non-compliant with COSHH Legislation (L8 Legionella Management Guidelines). This is caused by a lack of formal processes and systems, to minimise the risk to staff, patients, visitors and General Public, from water-borne pathogens (such as Pseudomonas). This may ultimately lead to death, ill health conditions in those who are particularly susceptible to such risks, and a breach of relevant Health & Safety Legislation.



Controls in place	Assurances
1. Legionella and Water Safety Policy in place.	Health and Safety Leads Group.
2. Risk assessment undertaken by clear water.	2. Strategic Occupational Health and
3. High risk engineering work completed in line with clearwater risk assessment.	Safety Group.
4. Bi-Annual risk assessment undertaken by clear water.	3. Quality, Safety and Patient Experience
5. Water samples taken and evaluated for legionella and pseudomonis.	Committee.
6. Authorising Engineer water safety in place who provides annual report.	
7. Annual Review of the H&S Self Assessments undertaken by the Corporate H&S Team.	
8. Water safety Group has been established to better provide monitoring, oversight and escalation.	
9. Internal audit of compliance checks for water safety management regularly undertaken.	

Gaps in Controls/mitigations

- 1. There is a weakness that little used outlets are not reported to Estates for management and control. e.g. we can have a ward shower temporarily used as a store, therefore it isn't part of Estate flushing programme.
- 2. There is a weakness that alterations to pipe works are not undertaken with consent from local Estate Water Management Team.
- 3. BCU wide Water Safety Plan is currently being written, which will provide legal requirement under L8 for processes and controls for water safety systems.

4. Estates & Facilities have undertaken a resources gap analysis to support improvement in compliance for water safety, this resource business case is currently un-funded and provides supported additional resource capacity to improve water safety compliance. This results in a lack of 3x band 7 senior estates officers for water safety.

Progress since last submission

- 1. Following approval at the QSE Committee Meeting on the 7th September 2021, the agreed reduction in the current scoring from 20 to 16 has been applied to the risk.
- 2. Following a change in the Executive Director's portfolios, the risk has been updated to reflect this change.
- 3. Risk reviewed following concerns by the corporate Health and Safety Team in relation to the reduction of the risk score from 20 to 16. Estates and Facilities Team agreed that the score should remain at 16 taking into account current control measures in place.
- 4. Gaps in controls updated to align with current position of the risk.
- 5. Action ID 12269 Proposal to close this action as the Water Safety Group is now in place.
- 6. Additional action identified following a review of gaps in controls to secure funding and appointment of additional posts.

Links to								
Strategic Priorities	Principal Risks							
Making effective and sustainable use of resources (key enabler) Strengthen our wellbeing focus	BAF21-13 BAF21-17							

Risk Response Plan	Action ID	Action	Action Lead/ Owner	Due date	State how action will support risk mitigation and reduce score	RAG Status
Actions being implemented to achieve target risk score	12262	Ensure that engineering schematics are in place for all departments and kept up to date under Estates control. Implement MiCAD/database system to ensure all schematics are up to date and deadlegs easily identified.	Mr Rod Taylor, Director of Estates & Facilities	30/09/2022	MiCAD (IT) system being rolled out on a phased basis and work has commenced on polylining site drawings (digital site drawings) for migration to MiCAD. Schematic drawings for all sites for water safety being reviewed as part of the new Water Safety Maintenance Contract, which has been approved by the Health Board in January 2021.	On Track

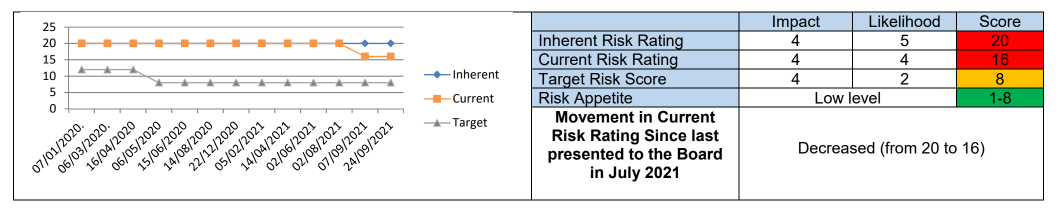
12263	Departments to have information on all outlets and deadlegs, identification of high risk areas within their services to ensure they can be effectively managed.	Mr Rod Taylor, Director of Estates & Facilities	30/06/2022	All water outlets within managed departments have outlets run as part of the cleaning schedule undertaken by domestic services. Deadlegs are removed on identification and assessment of risk.	On Track
12264	Departments to have a flushing and testing regime in place, defined in a Standard Operating Procedure, with designated responsibilities and recording mechanism Ward Manager or site responsible person.	Mr Rod Taylor, Director of Estates & Facilities	30/06/2022	A policy for the Management of Safe Water Systems in place to ensure water safety compliance. A programme of flushing of little use outlets in place for unoccupied areas and recorded by Operational Estates for each site.	On Track
12265	Water quality testing results and flushing to be logged on single system and shared with or accessible by departments/services - potential for dashboard/logging system (Public Health Wales).	Mr Rod Taylor, Director of Estates & Facilities	31/12/2021	Pseudomonas and Legionella sample testing carried out within augmented care areas, exception reports are presented at the Water Safety Group in an excel format. All water testing across BCUHB is undertaken by Operational Estates through Public Health Wales.	On Track
12266	Standardised result tracking, escalation and notification procedure in place, with appropriate escalation route for exception reporting.	Mr Rod Taylor, Director of Estates & Facilities	30/09/2022	Escalation and notification process is contained within Policy for the Management of Safe Water Systems (Appendix B).	On Track
12267	Awareness and training programme in place to ensure all staff aware. Departmental Induction Checklist.	Mr Rod Taylor, Director of Estates & Facilities	30/09/2022	A training and development structure for Operational Estates is being reviewed as part of new Water Safety Contract, which has just been approved by the Health Board.	On Track

12268	BCUHB Policy and Procedure in place and ratified, along with any department-level templates for SOPs and check sheets.	Mr Rod Taylor, Director of Estates & Facilities	30/11/2021	A policy for water safety management is currently in place – A consultant has been appointed to review current procedural documents for each area with the objective to develop one policy document. As part of the water safety plan infection prevention will need to be integrated within key sections of the plan.	On Track
12269	Water Safety Group provides assurance that the Policy is being effectively implemented across all sites, this requires appropriate clinical and microbiology support to be effective.	Mr Rod Taylor, Director of Estates & Facilities	29/10/2021	ACTION CLOSED - 27/09/2021 Water Safety Group provides assurance that the Policy is being effectively implemented across all sites; this requires appropriate clinical and microbiology support to be effective. The Water Safety Groups reports issues of significance and assurance to the Infection Prevention Sub-Group (IPSG) and Strategic Occupational Health and Safety Group (SOH&SG).	Completed
12270	Lack of consistency and standardisation in the implementation of the Legionella and Water Safety Policy picked up in the H&S Gap Analysis Action Plan.	Mr Rod Taylor, Director of Estates & Facilities	31/01/2022	Independent Consultant appointed to review the current procedural documents for each area with the objective to develop one policy document.	On Track

	19015	Secure funding and appointment of 3x band 7 Senior estates officers for water safety.	Mr Rod Taylor, Director of Estates & Facilities		Provide resources to be able to manage safe water systems and have the facility to carry out departmental audits on water safety and provide assurance of compliance to the water safety group.	On Track	
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	Director Lead: Executive Director of Finance	Date Opened: 07 January 2020
CRR20-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 24 September 2021
04	Risk: Non-Compliance of Fire Safety Systems	Date of Committee Review: 07 September 2021
		Target Risk Date: 30 September 2022

There is a risk that the Health Board is non-compliant with Fire Safety Procedures (in line with Regulatory Reform (Fire Safety Order 2005). This is caused by a lack of robust Fire Safety Governance in many service areas /infrastructure (such as compartmentation), a significant backlog of incomplete maintenance risks and lack of relevant operational Risks Assessments. This may lead to a major Fire, breach in Legislation and ultimately prosecution against BCUHB.



Controls in place	Assurances
1. Fire risk assessments in place.	1. Health and Safety Leads Group.
2. Evacuation routes Identified and evaluation drills established and implemented.	Strategic Occupational Health and
3. Fire Safety Policy established and implemented.	Safety Group.
4. Fire Engineer regularly monitor Fire Safety Systems.	3. Quality, Safety and Patient Committee.
5. Fire Safety Mandatory Training and Awareness session regularly delivered to BCUH Staff.	
6. Fire Warden Mandatory Training established and being delivered to Nominated Fire Warden.	

Gaps in Controls/mitigations

- 1. Insufficient revenue funding to maintain compliance with fire equipment and infrastructure.
- 2. Insufficient capital to upgrade fire detection and compartmentalisation of the fire safety infrastructure.

Progress since last submission

- 1. Following approval at the QSE Committee Meeting on the 7th September 2021, the agreed reduction in the current scoring from 20 to 16 has been applied to the risk.
- 2. Following a change in the Executive Director's portfolios, the risk has been updated to reflect this change.
- 3. Funding has been received from EFAB and statutory compliance monies to commence a programme of works.
- 4. Action dates have been amended following previous Executive Team agreement and noted at QSE on the 7th September 2021.
- 5. Action ID12279 Proposal for a further extension to this action to 31/03/2022 due to the delay in the delivery of the manual handling training. Further discussions are progressing with the manual handling leads.
- 6. Action ID12554 Proposal to close this action with evidence of audits captured within the programme of activity.
- 7. Action ID12555 Proposal to close this action with evidence of reporting being provided to the Fire Safety Management Group.

Links to					
Strategic Priorities	Principal Risks				
Making effective and sustainable use of resources (key enabler) Strengthen our wellbeing focus	BAF21-13 BAF21-17				

Risk Response Plan	Action ID	Action	Action Lead/ Owner	Due date	State how action will support risk mitigation and reduce score	RAG Status
Actions being implemented to achieve target risk score	12273	Review Internal Audit Fire findings and ensure all actions are taken.	Mr Rod Taylor, Director of Estates & Facilities	31/12/2021	Governance actions completed and operational elements are captured within the gap analysis areas below. Original action due date was 30/09/2022. Approved reduction at QSE 07/09/2021.	On Track
	12274	Identify how actions identified in the site FRA are escalated to senior staff and effectively implemented.	Mr Rod Taylor, Director of Estates & Facilities	31/03/2022	Escalation through Hospital Management Teams, Area Teams and MH&LD management teams with site responsible persons has been completed. Assurance on	On Track

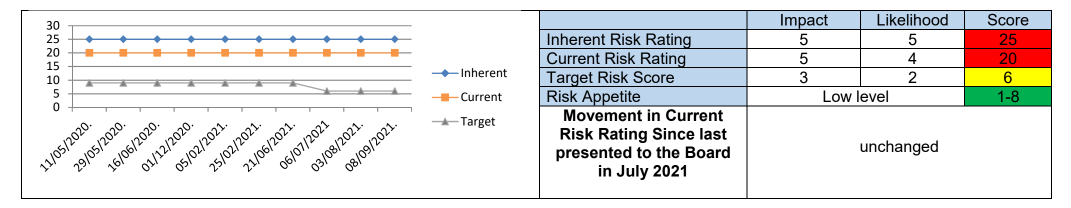
				implementation of actions outstanding. Original action due date was 30/09/2022. Approved reduction at QSE 07/09/2021.	
12275	Identify how site specific fire information and training is conducted and recorded.	Mr Rod Taylor, Director of Estates & Facilities	30/06/2022	Database located within the fire safety files, managed and updated by the fire safety trainer. Original action due date was 30/09/2022. Approved reduction at QSE 07/09/2021.	On Track
12276	Consider how bariatric evacuation training is undertaken and define current plans for evacuation and how this is achieved.	Mr Rod Taylor, Director of Estates & Facilities	30/09/2022	Work in progress. To be included in site specific manual and training developed with Manual Handling team.	On Track
12279	AlbaMat training - is required in all service areas a specific training package is required with Fire and Manual Handling Team involved.	Mr Rod Taylor, Director of Estates & Facilities	30/11/2021	Albac mat training is undertaken as part of the induction programme for clinical staff and as part of the refresher-training programme delivered by the Manual Handling team. Original action due date was 30/09/2022. Approved reduction at QSE 07/09/2021. Request extension until 31/03/2022 to enable completion of action, due to the delay in Manual Handling training within BCU, further	Delay

					work ongoing with Manual Handling leads.	
	12554	Commission independent shared services audits.	Mr Rod Taylor, Director of Estates & Facilities	30/09/2022	ACTION CLOSED – 27/09/2021 Independent, Shared Services (Specialist Estates Services) audits commissioned on an annual basis to ensure the appropriate fire safety measures, process and procedures are in place within Acute and Community hospital sites The Health Board has now in place a programme of independent fire safety audits undertaken annually by the HB's appointed authorizing engineer - fire safety. Sites are selected based on risk and operational activity.	Completed
	12555	Information from unwanted fire alarms and actual fires is collated and reviewed as part of the fire risk assessment process.	Mr Rod Taylor, Director of Estates & Facilities	29/04/2022	ACTION CLOSED - 24/09/2021 Unwanted Fire signals (Uwfs) and fire safety data collated within an All-Wales management system and annual report collated and published. Details shared with the SOH&SG and escalated to QSE as necessary. Information reviewed as part of the annual Fire Risk	Completed

					Assessment process and appropriate action taken.	
					Original action due date was 30/09/2022. Approved reduction at QSE 07/09/2021.	
					Report on fire alarm activations is presented at each Fire Safety Management Meeting.	
	15036	Fire Risk Assessments in place Pan BCUHB.	Mr Rod Taylor, Director of Estates & Facilities	30/09/2022	Improve safety and compliance with the Order.	On Track

	Director Lead: Director of Primary and Community Care	Date Opened: 11 May 2020
CRR20-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 08 September 2021
05	Risk: Timely access to care homes	Date of Committee Review: 07 September 2021
		Target Risk Date: 31 December 2021

There is a risk that there will be a delay in residents accessing placements in care homes and other community closed care settings. This is caused by the need to protect these vulnerable communities from the transmission of the virus during the pandemic. This could lead to individual harm, debilitation and delay in hospital discharges impacting on quality of care, wider capacity and patient flow.



Contro	ls in p	lace

- 1. Multi-agency care home cell established as part of the emergency planning arrangements.
- 2. PPE distribution system operational including identification and support for residents with aerosol generating procedures.
- 3. Testing for residents and staff in place aligned with national guidance.
- 4. Unified "One contact" data gathering from care homes established with 6 Local Authorities.
- 5. Systems for Access to specialist advice via Public Health Wales and the Environmental Health Teams in place to manage isolation and outbreaks.
- 6. Personalised care and support plans promoted led by specialist palliative care team.
- 7. New arrangements in place for the timely provision of pharmacy and medication support at the end of life.
- 8. Remote consulting offered by general practice.
- 9. Home first bureaus established and embedded across the 3 area teams to facilitate sensitive and collaborative decision making on hospital discharge, transfer between care homes and admissions from home.
- 10. Regular fortnightly formal communication channels with care homes at a local level and across BCU.

Assurances

- 1. Oversight via the Care Home Cell which includes representatives from Care Forum Wales, Local Authority members and Care Inspectorate Wales (CIW).
- 2. Oversight via Gold and Silver Strategic Emergency Planning.
- 3. Oversight as part of the Local Resilience Forum via SCG.
- 4. Oversight by the Recovery Group.

- 11. North Wales care home escalation and support tool that complements national work programmes has been implemented, monitored as part of the North Wales care homes single action plan at RPB.
- 12. Communication with care homes at a local level and across North Wales as part of the North Wales care homes single action plan.
- 13. MDT Care Home group meeting daily Monday to Friday, for issue resolution for period of enhanced second covid wave pressures.
- 14. Re-establishment of the North Wales Silver Health and Social care group reporting into the Strategic Control group, to identify where joint responses are required and shared learning.
- 15. Contribution to the incident management teams in outbreaks/incidents within care homes.

- 1. It remains unclear who is leading on outbreaks in Independent Hospitals which are mainly MH hospitals.
- 2. There is a massive shortage in accessing domiciliary care support.
- 3. There is a real issue sorting out staff for Agency last minute cancellation when a home turns red or has a positive case.
- 4. Changes in Government Strategy is affecting the Nursing Homes.
- 5. Lack of standardised reporting across North Wales for cause/delay in discharge for MFD patients.

- 1. Proposal put forward to move the target risk due date from 31/12/2021 to 30/06/2022 due to continued waves in the pandemic and the requirement to support the care sector.
- 2. Controls in place reviewed and updated to align with current position.
- 3. Gaps in controls have been reduced with the implementation of standardised ways of working across North Wales eg. BCU chairing MDT meetings and implementation of standardised risk assessments.
- 4. Care homes cell has been reviewed and membership extended.

Links to	
Strategic Priorities	Principal Risks
Primary and community care	BAF21-03

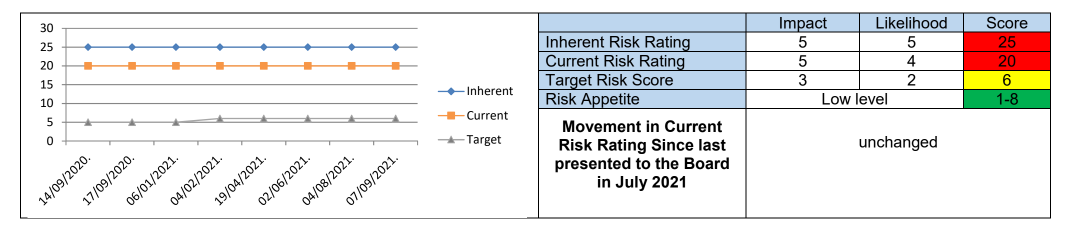
Risk Response Plan	Action ID	Action	Action Lead/ Owner	Due date	State how action will support risk mitigation and reduce score	RAG Status
Actions being implemented to achieve target risk score	14943	Deliver a revised financial support package for care homes.	Kathryn Titchen, Commissioning Manager CHC	02/08/2021	ACTION CLOSED 04/08/2021 This action will support access to care homes with a standardised rate agreed for care homes.	Completed
	14949	Development of resources support capacity and demand for care homes.	Mrs Marianne Walmsley, Lead Nurse Primary and Community	28/02/2022	This will help eradicate delays in discharge through better coordination. Draft framework is in place and we have setup 6 different work streams to implement the various strands of the Quality Assurance Framework. Extension to the original action due date from 30/06/2021, approved at QSE 07/09/2021.	On Track
	18024	To work with LAs to review domiciliary care resource across North Wales.	Ms Jane Trowman, Care Home Programme Lead	28/02/2022	It will improve patient flow by enabling patients to be discharged to their own homes.	On Track
	18025	Working with the North Wales Regional Workforce Board to develop an improvement recruitment package for Independent Providers.	Mrs Marianne Walmsley, Lead Nurse Primary and Community	31/12/2021	It will prevent admissions from Care Homes which have no staff and improve patient flow to enable discharge.	On Track

MFD - Work with local authorities and care provides to implement an agreed action plan	Ms Jane Trowman, Care Home Programme Lead		Improved flow and discharge of patients in a more timely manner, and improve the quality of care to patients.	On Track
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	Director Lead: Executive Director of Nursing and Midwifery	Date Opened: 14 September 2020
CRR20-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 07 September 2021
08	Risk: Insufficient clinical capacity to meet demand may result in permanent	Date of Committee Review: 07 September 2021
	vision loss in some patients.	Target Risk Date: 28 February 2022

There is a risk that patients may come to harm of permanent vision loss. This may be caused by reduced capacity resulting from Covid-19 and increase in waiting times for clinic review as clinics have been cancelled.

This may negatively impact on patients through untreated proliferative diabetic retinopathy, untreated glaucoma, untreated age related macular degeneration, prolonged suffering and may result in falls from impaired vision due to lack of cataract secondary capacity due to prolonged surgical capacity reduction during the pandemic. This could negatively also impact on patient safety and experience, the quality of care, finance through claims, and the reputation of the Health Board.



Controls in place	Assurances
1. Reviewing list of patients affected to get fast-track or book those who may deteriorate to clinics.	Risk is regularly reviewed at local
2. Cataract - All cataracts have been stratified in order of visual impairment, to deal with the most	Quality and Safety meetings.
clinically pressing cases first.	Risk reviewed at monthly Eye Care
3. Once surgery resumes across all sites patients who are already clinically prioritised may be	Collaborative group.
shared across all three units in North Wales to ensure equity of access as part of the 'Once for	3. Monthly reports to WG against KPI's
North Wales' process.	for eye care measure and KQI's.
4. More clinic slots are being made available to accommodate clinically pressing patients.	4. All Wales and MIAA audits have taken
5. Diabetic retinopathy now in place across all 3 sites.	place. In addition, two clinical condition
	audits are undertaken annually by Welsh
	Government.

- 1. They are continuing to stratify patients into R1, R2 and R3 to enable prioritisation of permanent sight lost. However, further table-top risk stratification is challenged by reduced OBD (Office Based Decision) making by clinicians as a consequence of their return to expanded clinical activities.
- 2. Surgery has recommenced but the Pan-BCU cataract PTL (to reduce inequality) has yet to be operationalised.
- 3. Diabetic retinopathy in place in two of the three Sites with West Site still to achieve flow to Primary Care.
- 4. Current partnership pathways which mitigate waiting times and reduce capacity during Covid-19 are reliant upon an assigned clinical condition, however, a significant number of patients do not have a clinical condition logged on the system (Central 2290; East 3600 and West 910).
- 5. Guidance for number of cataracts being undertaken per list is currently set to 6-8, the health board is running at 3.6-4, differences in national standards between numbers of cataract procedures per list.

- 1. Following a review of the Target Risk Score, Target Risk Date, the outstanding actions to be implemented and the delay in receiving the Business Case Approval, a request to extend the target risk date to the 30/06/2022 has been put forward to allow the achievement of the actions to support the reduction in the risk score.
- 2. Approval from the Health Board to outsource cataract services has been received and work has commenced.
- 3. Controls have been updated to include that Diabetic Retinopathy is now in place across all 3 sites.
- 4. Gaps in controls have been reviewed and updated with the risk lead to reflect the current position.

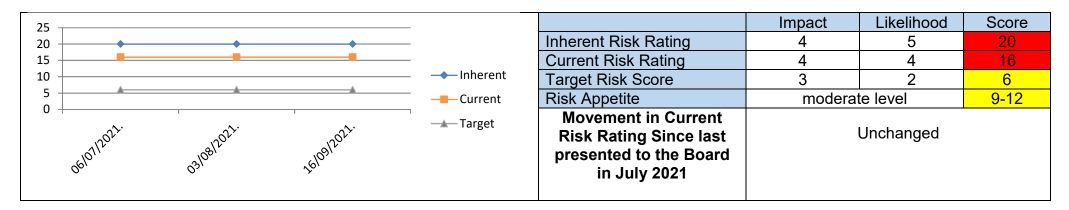
Links to		
Strategic Priorities	Principal Risks	
Strengthen our wellbeing focus Recovering access to timely planned care pathways	BAF21-02 BAF21-04	

Risk Response	Action ID	Action	Action Lead/ Owner	Due date	State how action will support risk mitigation and reduce score	RAG Status
Actions being implemented to achieve	14908	The retinal cameras have been procured as part of a larger equipment replacement scheme and are expected to be commissioned soon. Date awaited from internal sources.	SINGARAM, Mr SRINIVAS - Specialty Doctor	31/12/2021	This action will enable the service to effectively mitigate and manage this risk so as to achieve its target score.	On Track
target risk score	15662	Proliferative diabetic retinopathy – Pan BCUHB pathway has been initiated to get optometry review of the backlog. Referrals being sent out from secondary care to primary care optometrists and are at various stages of progression but positive progress.	SINGARAM, Mr SRINIVAS - Specialty Doctor	31/12/2021	This action will enable the service to appropriately mitigate and manage this risk in attaining its target score.	On Track

	Director Lead: Executive Director of Nursing and Midwifery	Date Opened: 07 December 2017
CRR21-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 16 September 2021
13	Risk: Nurse staffing (Continuity of service may be compromised due to a	Date of Committee Review: 07 September 2021
	diminishing nurse workforce)	Target Risk Date: 30 December 2022

There is a risk to the provision of high quality safe and effective nursing care due to the number of nursing vacancies across the Health Board. This may be caused by the increasing age profile within the nursing workforce, difficulties with recruitment and retention of nursing staff across the Health Board, geographical challenge and competition with other hospitals across the borders. There is also the precarious position of Bank & Agency staffing in terms of continuity of supply and the impact this has on skill mix and patient experience. This has been further exacerbated by the impact on the resilience of the workforce due to the ongoing Covid 19 pandemic.

This could lead to negative impact on the safe delivery of highly quality, timely patient-centred care and enhanced experience, financial loss due to reduction in business/operational activities and potential reputational damage to the Health Board.



Controls in place	Assurances
1. Safe Care supports the daily review of staffing in Acute and Community Areas across the Health	Risk is regularly reviewed and
Board to ensure safe deployment in line with existing Safe Staffing Act.	monitored at the Site Quality and Safety
2. Double sign off of nursing rosters to ensure effective deployment.	meeting.
3. Nurse staffing policy outlines standards and escalation.	2. Bi-annual nurse staffing review
4. Safe staffing legislation being extended into Paediatric inpatient areas from Q3 2021.	undertaken that is overseen by Quality,
5. District Nursing principle compliance review undertaken bi annually in line with AW approach.	Safety and Experience Committee as the
6. Biannual staffing Inpatient reviews - reviewing establishments and association of harms with	designated committee, as well as the
reports to QSE/Board.	approval of the Nurse Staffing policy.
7. Workforce recruitment and retention strategy in place.	3. Risk is regularly reviewed and
8. Recruitment and Retention operational group in situ with HB wide representation.	monitored at the Senior Nursing Meeting.
9. Targeted Recruitment Campaign for Band 5 nurses developed and rolled out.	

- 10. Annual Commissioning requirements calculated triangulating service development / staffing review and national planning information.
- 11. International Nurse recruitment programme in place informed by data analysis.
- 12. Clinical Fellows for Nursing programme being rolled out.
- 13. ADN appointment to lead and support nurse recruitment.
- 14. Workforce/Service planning process to triangulate requirements.
- 15. Introduction of new roles to support e.g. Band 4 roles across the HB where applicable.
- 16. Daily redeployment meeting with Senior Nursing Leadership chair during pandemic surge. Currently twice weekly.
- 17. MDT staffing support across the Health Board during surge due to inability to respond to demand.
- 18. Objective setting via the PADR process to ensure staff are working to 'top of license' and have opportunity.
- 19. Pandemic surge plan approved by Executive Director of Nursing and Midwifery, the plan has been implemented within the Health Board.
- 20. Workforce nursing utilisation dashboard developed and introduced to senior nursing teams to optimize nurse staffing rostas.
- 21. Band 4 roles review completed with actions identified to progress identified roles through to fast track nursing studies resulting in band 5 positions going forwards.

4. Welsh Government oversight of nurse staffing as well as tri-annual summary submission.

Gaps in Controls/mitigations

- 1. There remains some variability in adherence to the Rostering Policy in relation to application of rotas, approval and KPIs. e.g. Annual Leave.
- 2. There are some instances of reliance on paper-based rotas rather than electronic rotas which lead to manual checking of staffing on a daily basis which wastes time and is less efficient.
- 3. Not all Nursing staff groups are on electronic rotas and not everyone is IT literate, due to personnel changes there is a requirement for refresher training.
- 4. Whilst the recruitment and retention strategy and plan are in place, there are extenuating circumstances outside of the Health Board's control which could impact on the programme.

- 1. Controls in place and Gaps in controls have been updated to reflect the current situation in relation to the recruitment and retention strategy and plan.
- 2. Additional control added for the management of the pandemic nursing plan.
- 3. Additional control added as a result of the closure of actions relating to nursing roster KPI's and nurse band 4 roles.
- 4. New actions identified as a result of closed actions relating to nursing roster KPI's and nurse band 4 roles.
- 5. Action ID 17509 request an extension to the due date of the action to 30/11/2021 to enable full completion of the action.
- 6. Action ID 15635 request an further extension to the due date of the action to 30/11/2021 to enable full completion of the action.

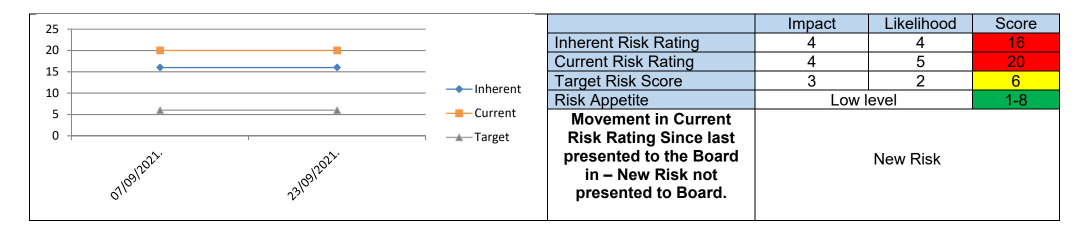
Links to				
Strategic Priorities	Principal Risks			
Effective alignment of any popular (leave an ablan)	DAE04.00			
Effective alignment of our people (key enabler)	BAF21-02			
Strengthen our wellbeing focus	BAF21-09			
	BAF21-11			
	BAF21-18			

Risk Response Plan	Action ID	Action	Action Lead/ Owner	Due date	State how action will support risk mitigation and reduce score	RAG Status
Actions being implemented to achieve target risk score	15635	Development of a recruitment and resourcing business case to go to Executives.	Mr Nick Graham, Workforce Optimisation Advisor	30/09/2021	This action will assist to appropriately mitigate the potential impact and/or likelihood of this risk were it to materialise. This will increase the ability to expedite recruitment and increase volume. The individual benefits and KPIs of the business case are linked to the relevant sections of our corporate risk register. Request extension until 30/11/2021 to enable completion of action.	Delay
	17433	Introduction of leadership development programmes commencing with Matrons which will extend to include Ward Managers, Heads of Nursing and subsequently aspirant programmes.	Mrs Joy Lloyd, Senior OD Manager	31/03/2022	This action will support retention with providing developing opportunities but also aid delivery of the Quality & Safety strategy within the Nursing workforce.	On Track

17508	Development of collaborative Career Clinics supported by Workforce & Organisational Development.	Mrs Anne- Marie Rowlands, Associate Director Professional Regulation	31/08/2021	ACTION CLOSED - 31/08/2021 This action will continue to further develop career pathway opportunities and aid stability within the current workforce	Completed
17509	Exploration of the Global Learning Programme.	Mrs Alison Griffiths, Associate Director of Nursing Workforce	31/08/2021	The Global Learners Programme offers an exciting 3 year workbased educational opportunity for overseas nurses to work in the NHS This action will embed global skills, learning and innovation into the organisation and further strengthen workforce development Request extension until 30/11/2021 to enable completion of action.	Delay
18834	Introduce targeted monitoring across rosters, through KPI management to reduce agency expenditure and maximise substantive staff usage.	Mr Nick Graham, Workforce Optimisation Advisor	31/12/2021	Effective utilisation of substantive staff.	On Track
18835	Support and progress existing band 4 roles through to fast track nurse training and support and progress band 2/3 nursing roles into future band 4 roles for succession planning.	Mrs Alison Griffiths, Associate Director of Nursing Workforce	30/12/2022	This action will enable the Health Board to be in a position to grow our own nursing workforce which will reduce overall vacancy rates and provide continued long term sustainable workforce.	On Track

	Director Lead: Executive Director of Nursing and Midwifery	Date Opened: 20 August 2021
CRR21-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 23 September 2021
14	Risk: There is a risk that the increased level of DoLS activity may result in the	Date of Committee Review: 07 September 2021
	unlawful detention of patients.	Target Risk Date: 01 April 2022

This may be caused by the new Case Law of Cheshire West, which widens the parameters of activity resulting in more patients requiring assessment for deprivation of liberty and the Supreme High Court Judgement in September 2019, which removed the consent of parents when detaining a young person [16/17 yr olds] for care and treatment within NHS settings.



Controls in place	Assurances
1. Formal reporting and escalation of activity, mandatory compliance and exception reports are	This risk is regularly monitored and
reported to the Mental Health Act Committee, Patient Safety Quality Group and Safeguarding	reviewed at the Safeguarding
Forums in line with the Safeguarding Governance and Reporting Framework.	Governance and Performance Group.
2. Audit findings and data are monitored and escalated following the Safeguarding Governance	2. This risk is regularly monitored and
Reporting Framework.	reviewed at the local Safeguarding
3. BCUHB mandatory training is in place for MHLD and key departments and is included within the	Forum meetings.
mandatory adult at risk level 2 and 3 training. This increases compliance with process and	3. The risk is reviewed and scrutinised at
legislation and supports the reduction of unlawful detention.	the Executive Business Meeting.
4. The revised DoLS Procedure [SOP] is in place and it provides a clear process and guidance to	4. This risk is regularly monitored and
reduce legal challenge [21a].	reviewed by participation in the
5. DoLS COVID 19 Interim Guidance and Flow Chart is in place. This supports interim	safeguarding ward accreditation audit
arrangements during reduced face to face contact.	and analysis.
	5. This risk is regularly monitored and
	reviewed by the statutory engagement
	with the North Wales Safeguarding

Adults Board to scrutinise safeguarding	
mortality reviews.	

- 1. New legislation and statutory guidance driven by case law immediately impacts upon the organisation and the date of implementation is not in our control. We have developed training and guidance for 16/17 year olds but to achieve compliance as a result of Cheshire West and the pending new Liberty Protection Safeguards is dependent upon capacity and available resource and expertise.
- 2. The increase in safeguarding activity, with enhanced complexity has resulted in the prioritisation of aspects of service delivery. This is supported by the data reporting activity and the identification of risk. This has resulted in the delay of the implementation of strategic objectives and some operational proactive interventions.
- 3. Standardised Reporting Tools are in place to ensure reporting and consistent activity and data collection is communicated, this is due to the challenge and inability of safeguarding specialists / Deprivation of Liberty Team members attendance at all of the requested BCUHB meetings.
- 4. The development of multi-agency guidance and intervention as a result of new Legislation and National guidance, overseen by the North Wales Safeguarding Boards support collaboration with partner agencies. However, Local Authorities frequently develop independent local guidance which requires duplication of implementation across BCUHB, is time consuming, inhibits organisational standardisation, results in a variety of implementation activity and can result in reduced compliance.
- 5. Deprivation of Liberty and Mental Capacity Act training is available on IT platforms. Alerts and reminders are provided by the DoLS coordinator to wards relating to timescales and legal duties, the number of 'Authorisers' across the organisation has increased with the additional provision of specialist training, however, the complexity of cases and the outcome of audits and reviews recognise increased training provision at ward/unit level is required to embed understanding and improve practice.

- 1. Following approval at the QSE Committee on the 7th September 2021, this risk has been escalated onto the Tier 1 Corporate Risk Register.
- 2. Proposal put forward to extend the target risk due date due from 01/04/2022 to 31/10/2022, due to the delay in publication of the code of practice which will come into effect on the 01/04/2022. This is a national delay in the publication which inhibits the Helath Boards ability to implement improvement/change. Whilst this proposal has been put forward, it is expected that once the code of practice has been published incremental reductions in the risk score should be achieved.
- 3. Following feedback from Risk Management Group on the achievement of the actions, extensions to action due dates have been implemented.
- 4. Action ID15709 Further proposal to extend action to the 31/12/2021 due to the delay of the publication of the code of practice.
- 5. New actions identified to support the achievement of the target risk score once the code of practice has been published.

Links to					
Strategic Priorities	Principal Risks				
Strengthen our wellbeing focus	BAF21-13				

Risk Response Plan	Action ID	Action	Action Lead/ Owner	Due date	State how action will support risk mitigation and reduce score	RAG Status
Actions being implemented to achieve target risk	15704	The Business Case to support the structure will be presented to the Executive Team in October 2021.	Miss Andrea Davies, Personal Assistant	31/10/2021	Additional resource will enable implementation of the SSW[W] Act and will reduce risk.	On Track
score	15705	The National Task and Finish Group Finish Group will support the implementation of the [LPS] legislation and Code of Practice ensuring National consistency for NHS organisations.	Miss Andrea Davies, Personal Assistant	31/12/2021	The National Task and Finish Group will develop indicators specific to the NHS which will reduce unlawful detention and risk.	On Track
	15706	LPS Training and guidance documentation and review of the DoLS forms has been agreed to be reviewed and developed by a leading Barrister and is supported by an agreed memorandum of understanding.	Miss Andrea Davies, Personal Assistant	31/10/2021	An informed workforce will comply with revised legislation which will reduce unlawful detention and risk	On Track
	15707	Finance to be secured due to cost pressures for S12 Dr activity, external BIA assessments and CoP activity. (To be included within the Business Case to the Executive Team in October 2021).	Miss Andrea Davies, Personal Assistant	31/10/2021	Additional resource will enable the implementation of the SSW[W] Act and compliance with the MCA and the new Mental Capacity [Amendment] Act 2019 and will reduce risk.	On Track

15708	The DoLS Governance arrangements and reporting structures of BIA's are to be reviewed to ensure improved reporting and escalation of non compliance with legislation for the both the Managing Authority and Supervisory Body.	Miss Andrea Davies, Personal Assistant	31/10/2021	The Memorandum of Understanding provides step by step guidance which will reduce error and improve quality and reduce unlawful detention.	On Track
15709	The BCUHB LPS Implementation Task and Finish Group will be implemented and will support the transition of DoLS as guided by the new LPS legislation.	Miss Andrea Davies, Personal Assistant	31/10/2021	Additional resource will enable the implementation of the SSW[W] Act and Mental Capacity [Amendment] Act 2019 and will reduce unlawful detention and risk. Requesting extension of due date to 31/12/2021 to complete action and implement task and finish group due to delay in publication of the code of practice	Delay
18117	Recruitment to new posts required due to implementation of LPS.	Michelle Denwood, Associate Director Safeguarding	01/04/2022	Additional resource will ensure the legal requirements of LPS will be implemented and will reduce the number of unlawful detentions.	On Track
18118	Implement and Monitor a Court of Protection Engagement and Procedure SoP for DoLS / LPS.	Michelle Denwood, Associate Director Safeguarding	31/10/2021	The pathway will reduce delay, improve communication and reinforce organisational accountability. This will improve activity with the COP and meet the needs and safeguards of service users.	On Track

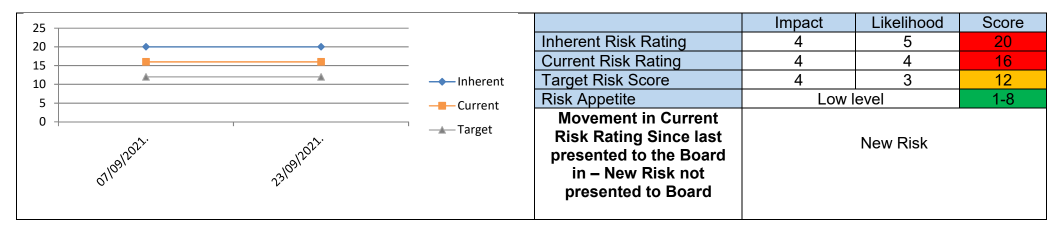
18983	Implement changes in line with publication of new code of practice which will include revised job descriptions, training packages, audits, supervision, and strengthened court of protection activity.	Michelle Denwood, Associate Director Safeguarding	31/10/2022	Reduce the risk by improving education and implementation of legislation which will reduce unlawful detention.	On Track
18984	Review of all policies, procedures and guidance in line with publication of the new code of practice.	Michelle Denwood, Associate Director Safeguarding	31/10/2022	BCU will be compliant with legislation and provide guidance to service users.	On Track

	Director Lead: Executive Director of Nursing and Midwifery	Date Opened: 21 December 2020
CRR21-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 23 September 2021
15	Risk: There is a risk that patient and service users may be harmed due to non-	Date of Committee Review: 07 September 2021
	compliance with the SSW (Wales) Act 2014	Target Risk Date: 01 April 2022

There is a risk that the Health Board may not discharge its statutory and moral duties in respect of Safeguarding with regards to Safeguarding Adults /Children/Violence Against Women, Domestic Abuse, Sexual Violence [VAWDASV] including the wider harm agenda and Deprivation of Liberty Safeguards [DoLS] while recognising the activities of the Managing Authority and Supervisory Body.

This may be caused by a failure to engage and implement appropriate safeguarding arrangements, develop an engaged and educated workforce and provide sufficient resource to manage the demand and complexity of the portfolio.

This could lead to harm to persons at risk of harm to which BCUHB has an duty of care, potential financial claims, poor patient experience and reputational damage to the Health Board.



Controls in place	Assurances
1. Risk Management has been embedded into the processes of the Reporting Framework and is	1. This risk is regularly monitored and
included as a standard item on the Safeguarding Governance and Performance Group and Safeguarding Forums Agendas. Triple A reports ensure risks are identified and reported on to	reviewed at the Safeguarding Governance and Performance Group.
support mitigation.	2. This risk is regularly monitored and
2. A standardised data report on key areas including Adult at Risk, Child at Risk and DoLS is	reviewed at the local Safeguarding
submitted to Safeguarding Forums in order that data is scrutinised and risks identified. 3. All mandatory training was amended to ensure compliance with the SSW [Wales] Act 2014 and	Forum meetings. 3. The risk is reviewed and scrutinised at
National Safeguarding Procedures 2019, which came into force in November 2020. Mandatory	the Executive Business Meeting.
training continues to be delivered using a variety of IT platforms.	4. This risk is regularly monitored and
	reviewed by participation in the

4. The Children's Division BCUHB are managing the recruitment process for the replacement of the Named Doctor. Interim arrangements are in place and all statutory safeguarding meetings are attended by a Doctor.

safeguarding ward accreditation audit and analysis.

5. This risk is regularly monitored and reviewed by the statutory engagement with the North Wales Safeguarding Adults Board / Children's Board to scrutinise safeguarding mortality reviews.

Gaps in Controls/mitigations

- 1. The increase in safeguarding activity, with enhanced complexity has resulted in the prioritisation of aspects of service delivery. This is supported by the data reporting activity and the identification of risk. This has resulted in the delay of the implementation of strategic objectives and some operational proactive interventions.
- 2. Inability of safeguarding specialists to be in attendance at required meetings. Standardised Reporting Tools are in place to ensure reporting and consistent activity and data collection is communicated.
- 3. The lack of comprehensive digital clinical patient records reduces the identification of risk, results in the delay of information and communication and is time consuming. Safeguarding mandatory fields are in place within Symphony and other departments which have limited digital patient records.
- 4. Lack of consistent approach by the 6 local authorities in north wales to implement guidance as a result of national policies and procedures. Local Authorities frequently develop independent local guidance which requires duplication of implementation across BCUHB, is time consuming, inhibits organisational standardisation, results in a variety of implementation activity and can result in reduced compliance.
- 5. Named Doctor Safeguarding Children this post remains vacant. The additional two sessions for the Named Doctor have supported the recruitment process, the post remains vacant and the statutory meetings are supported by community paediatricians and overseen by Corporate Safeguarding Team Members, however the level of multi-agency and local clinical engagement is limited.

- 1. Following approval at the QSE Committee on the 7th September 2021, this risk has been escalated onto the Tier 1 Corporate Risk Register.
- 2. Following a review at the Risk Management Group it was recognised that the target risk score will remain outside of the risk appetite for the Health Board. The safeguarding agenda and the multi-faceted arena is/can be outside of the HB's control. We require multi agency engagement with both research and national recognition which places safeguarding as a high risk due to the subjective nature and catastrophic outcome of abuse and harm.
- 3. Gaps and mitigations have been reviewed and updated to strengthen the identification of the gap and mitigations in place to support the gaps.
- 4. Following feedback from RMG on the achievement of the actions, extensions to action due dates have been implemented.

Links to					
Strategic Priorities	Principal Risks				
Strengthen our wellbeing focus	BAF21-13				

Risk Response Plan	Action ID	Action	Action Lead/ Owner	Due date	State how action will support risk mitigation and reduce score	RAG Status
Actions being implemented to achieve target risk score	15701	The agreement and consultation of the Safeguarding Business Case is to take place by the Executive Team in October 2021. This is to include additional sessions for the Named Dr Children at Risk (Safeguarding).	Miss Andrea Davies, Personal Assistant	31/10/2021	Additional resource will enable implementation of the SSW [W] Act and will reduce risk.	On Track
	15702	The inclusion of an identified domestic abuse [VAWDASV] post to be agreed as part of the Business Case October 2021.	Miss Andrea Davies, Personal Assistant	31/10/2021	Additional resource will enable implementation of the VAWDASV priorities and statutory regulation and will reduce risk.	On Track
	18113	Implementation and Monitoring of Workforce Safeguarding Responsibilities SoP [SSWWACT 2014].	Michelle Denwood, Associate Director Safeguarding	20/12/2021	The process and the development of KPI's can be implemented across the Organisation to support safe recruitment and provide assurance relating to professional allegations / position of trust for Local Authority meetings.	On Track
	18115	Advertisement and Recruitment of the Named Dr Safeguarding Children/Children at Risk.	Michelle Denwood, Associate Director Safeguarding	20/12/2021	Ensure full compliance with legislation and ensure clinical strategic and operational safeguarding responsibilities are met.	On Track

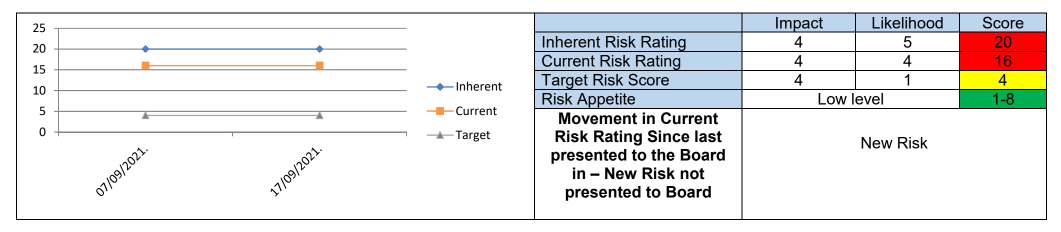
18116	To Implement and Monitor strengthened governance and reporting pathways for SARC.	Michelle Denwood, Associate Director Safeguarding	10/01/2022	Compliance with legislation and early identification of risk and harm.	On Track
18120	National development and implementation of Single Unified Safeguarding Review.	Michelle Denwood, Associate Director Safeguarding	01/04/2022	The revised procedures will support the identification of risk and mitigation which is supported by an IT platform [repository]. This will collate the findings of the reviews to identify trends and support the reduction of Organisational risks.	On Track

	Director Lead: Executive Director of Workforce and Organisational	Date Opened: 22 April 2021
00004	Development	
CRR21-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 17 September 2021
16	Risk: Non compliant with manual handling training resulting in enforcement	Date of Committee Review: 07 September 2021
	action and potential injury to staff and patients	Target Risk Date: 20 June 2023

There is a risk that insufficent Manual Handling training could lead to staff and patient injury, lost work time, HSE enforcement action (current related Improvement Notice for Patient Falls) and reputational damage.

This may be caused by staff being unable to attend Manual Handling training due to a lack of dedicated training facilities, particulary in the West region, reduction in class sizes due to COVID-19 restrictions and insufficient numbers of trained staff.

This could lead to an impact on compliance as set at an All Wales level and requires BCUHB to have a compliance of 85% for Patient handling refresher and 100% prior to new starters / students undertaking patient handling duties.



Controls in place	Assurances
1. An additional trainer has recruited via Bank and is in place to provide additional training	1. Regular oversight and review by the
sessions.	Occupational H&S team
2. A blended approach has been put in place for inanimate load handling, to increase training	2. Reviewed at the Strategic
compliance for those that do not require the practical element of module B of the passport.	Occupational Health and Safety Group
3. Recommenced face to face training to improve compliance took place in July 2021 and will	and agreement to escalate at the SOHS
continue where appropriate and safe to do so.	Group.
4. ESR bookings for courses for staff to self-book onto sessions, right up to the day of courses is	3. Risk Management Group oversight.
now available.	4. Local Partnership Forum
5. Risk assessments and SOP in place for training rooms.	· ·
6. Additional rooms secured and funding agreed to allow the additional training to take place.	

- 1. Additional trainer is currently working through bank and they are not contractually obliged to attend for work. This is a weakness for the provision of training, as may result in reduced capacity if no hours worked.
- 2. Training particularly in the West region has been impacted by a lack of training venues. The last dedicated training space in Llandudno Hospital has now been be recalled for use, rendering it unavailable for training/office use for both trainers.
- 3. The All Wales Passport sets minimum standards for training, with module B of inanimate load requiring practical training. The current blended approach does not allow for module B practical to be covered, but does cover all other elements required for module A & B from the Passport.
- 4. Numbers reduced due to social distancing requires increased classes to be offered and ensure the numbers of staff requiring training can attend. This is difficult to achieve without training rooms and additional trainers.
- 5. ESR systems not easy to use. Staff often ring trainers or email for help to book onto courses. ESR contact emails not always up to date, unable to contact attendees booked of changes to session booked or cancelled courses.
- 6. Review the rate of DNA's and evaluation of causes of none attendance is a gap in the system. This will be undertaken by the new band 6 roles, when in post.
- 7. Patient Handling refresher and orientation training should be delivered by clinically trained staff to comply with the MH Passport Scheme. The business case has been agreed for two years but this remains a gap in the controls until recruitment has been agreed. Current compliance for Patient Handling refresher is now at 57%.
- 8. Reduction in capacity within the team to deliver the training requirement, 3x staff members on long terms sickness leave. Currently recruiting an internal trainer via secondment and trainer/advisor rolls from external for an additional 6 members of staff.

- 1. Following approval at the QSE Committee on the 7th September 2021, this risk has been escalated onto the Tier 1 Corporate Risk Register.
- 2. Controls strengthened to take into account agile working requirements in training and compliance with COVID requirements.
- 3. Gaps updated to include the reduction in capacity and the mitigating actions put in place.
- 4. Proposal to extend 3 action due dates due to time required for implementation following the length in time taken to sign contracts.
- 5. Additional actions also identified to support the achievement of the target risk score.
- 6. Proposal to reduce the likelihood score from a 4 to a 3 was discussed, and until the policy and plan has been implemented it is recommended that the likelihood score should remain at 4.

Links to	
Strategic Priorities	Principal Risks
Strengthen our wellbeing focus	BAF21-13

Risk	Action	Action	Action Lead/	Due date	State how action will support risk	RAG
Response	ID		Owner		mitigation and reduce score	Status
Actions being implemented to achieve target risk score	17594	Insufficient training rooms.	Ms Jillian B-J Hughes, Manual Handling Manager	30/09/2021	1. The additional rooms will allow the manual handling department to provide mandatory training for staff and increase compliance for manual handling to the targeted 85% required. 2. Having clinical band 6 trainers will provide BCUHB with the correct level of qualified staff as per the All Wales Passport for people handling, along with the minimum standard on ratio of trainers to attendee for classes. 5. Completing a training needs analysis to target areas that would benefit from training first. Those that have high Datix reports with training issues in inanimate load handling, or areas with patients that may require more assistance with people handling. These areas targeted to provide training earlier should result in reduced Datix, reduced potential injuries and possible work related sickness from a musculoskeletal injury.	Completed
	17978	Renting of temporary training rooms in West, Central & East. SBAR has been approved for 2 year leases on the premises, awaiting contracts to be finalised.	Ms Jillian B-J Hughes, Manual Handling Manager	31/08/2021	Request extension until 30/11/2021 to enable completion of action due to timings to sign terms and contracts. Having additional rooms to provide manual handling training for staff will reduce risk mitigation by allowing an increasing the number of courses that	Delay

				can be delivered, increase the number of staff trained and increase compliance for BCUHB.	
17979	Additional trainers sought, to be clinically trained as per the standards set within the All Wales Manual Handling Passport and Information Scheme that BCUHB have signed up to provide.	Ms Jillian B-J Hughes, Manual Handling Manager	31/08/2021	Request extension until 30/11/2021 to enable completion of action and appoint to additional posts. Additional trainers to provide training to the standard set within the Passport for clinical qualifications. Having increased number of trainers allows for increasing classes that can be offered, increase attendance and compliance for BCUHB.	Delay
17980	Consider targeted training for both inanimate load handling and people handling. A training needs analysis to be completed, along with the use of Datix data to show high-risk areas to target for training.	Ms Jillian B-J Hughes, Manual Handling Manager	29/10/2021	Request extension until 31/12/2021 to enable completion of action, training needs analysis will be completed following appointments to new posts due to current capacity within the team. Target areas to ensure those with higher need for people handling training have been offered and can attend as priority. This should reduce the risk of injuries to both staff and patients if those who handle patients more-often have the appropriate training.	Delay
18859	Finalise approve and implement MH policy and plan.	Ms Jillian B-J Hughes, Manual Handling Manager	31/12/2021	Gives staff an understanding of their obligation to undertake and access manual handling training which reduces the likelihood of injury to both patients and staff.	On Track

18860 ESR to be reviewed to include manual handling 1A and 1B training courses for inanimate load level 1.	Ms Jillian B-J Hughes, Manual 31/03/2022 Handling Manager	Support the risk and allow correct compliance and correct level of training, reducing the risk of injury for those attending class for a competency assessment.	On Track
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	Director Lead: Director of Primary and Community Care	Date Opened: 26 July 2021
CRR21-	Assuring Committee: Quality, Safety and Experience Committee	Date Last Reviewed: 23 September 2021
17	Risk: The potential risk of delay in timely assessment, treatment and discharge	Date of Committee Review: 07 September 2021
	of young people accessing CAMHS out-of-hours.	Target Risk Date: 31 March 2022

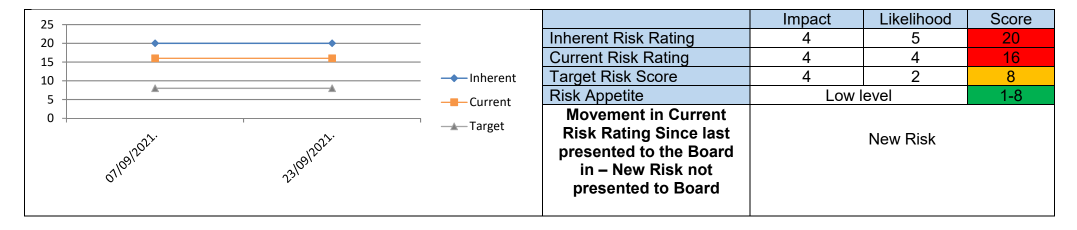
There is a risk that Young people attending Emergency Departments, Paediatric wards in crisis and out of hours with suicidal behaviour/ideation, actual self-harm and those detained out of hours under a s136 may not always receive timely access to CAMHS to ensure highest quality patient-centred care.

This may be caused by a number of contributory factors, the list below is not exhaustive:

- Current operational hours of CAMHS is 9am-5pm over 7days a week.
- CAMHS psychiatrists are limited in how they can respond out of hours to complete a S136 assessment. There is often a requirement for social care involvement to facilitate a safe discharge from the section, which is not available out of hours.
- increase in demand which may be linked to the restrictions of lockdown and Covid-19 pandemic.
- crisis presentations to A&E with associated social care placement breakdowns leading to young people remaining on acute paediatric wards for prolonged periods waiting for suitable placement by Local Authority.
- awaiting a CAMHS Tier 4 bed following a mental health assessment.

The environments within the Emergency Departments and S136 suites are not designed to meet the needs of young people experiencing a psycho-social or mental health crisis. Whilst the paediatric wards may be considered, age appropriate they are also not designed to meet this type of need within their environments.

This may negatively impact on patient experience, quality of patient care, on longer detention in s136., delay in discharge and the reputation of the Health Board. This could also lead to distress, behaviour challenges and possible risk to other young people and staff, and delay in treatment to other young people who may need to access Paediatric wards.



Controls in place Assurances 1. Local individual risk assessment undertaken by nursing staff as part of the Paediatric admission 1. A scoping exercise or SBAR of process. CAMHS Unscheduled/Crisis Care has 2. CAMHS practitioners provide 7 day service and support to the paediatric wards for a limited been completed. number of hours (i.e. 9-5pm, 7 days a week). 2. Related CAMHS risks are now 3. Paediatricians attend the s136 suites for children under the age of 16 years to undertake a regularly reviewed, scrutinised and discussed within a Pan-BCU approach. holistic medical assessment. 4. CAMHS Psychiatry provide a 7 day service for S136 assessments between 9am to 5pm for 3. Risk also regularly discussed at the young people up to their 18th birthday and out of hours telephone on-call rota. Area - Quality and safety group. 5. CAMHS provide support to the s136 suites for young people under 16 years or those with 4. Risk, controls and actions in place complex needs where possible. have been sufficiently shared with key 6. Collaborative/partnership working with Local Authority in finding placements for young people stakeholders, i.e. the Local Authority and waiting on Paediatric wards. Police. 7. Safeguarding discharge SOP for young people in place. 5. Pre Jet Meeting with WG, joint with MH

Gaps in Controls/mitigations

and fostering improvements.

1. Inability to meet growing demand in crisis presentations due to availability, staff shortages and availability of appropriately trained staff, which has been exacerbated by the lockdown arising from Covid-19. Currently working with recruitment agency and established multi disciplinary team is already in place.

division on a quarterly basis.

- 2. Lack of suitable LA placements or shared safe environments within which young people can be assessed or discharged to.
- 3. Lack of agreed criteria, threshold and standardisation for reporting related incidents.

9. Analysis of intelligence from related incidents in generating organisational learning, awareness

Progress since last submission

- 1. Following approval at the QSE Committee on the 7th September 2021, this risk has been escalated onto the Tier 1 Corporate Risk Register.
- 2. Proposal to extend the target due date to 31/10/2022, to allow completion of all actions, whilst recognising there will be a phased reduction in the likelihood of the risk with the completion of earlier identified actions.
- 3. Working with lead officers to review the ligature points on Paediatric Wards and ensure appropriate environmental risk assessments are completed.
- 4. Currently reviewing SCH03 SOP under review (admission of young people with self harming behaviours) to ensure clear escalation process.
- 5. Working to finalise CAMHS pan BCU governance approach to link into area and children's services governance groups.
- 6. Strengthened assurance to include pre Jet Meetings with WG.

8. Daily SITREP reporting between Paediatrics and CAMHS.

7. Gaps updated to be clear on the actual gap and mitigation in place.

Links to						
Strategic Priorities	Principal Risks					
Improved USC pathways	BAF21-01					
Integration and improvement of MH services	BAF21-08					

Risk Response Plan	Action ID	Action	Action Lead/ Owner	Due date	State how action will support risk mitigation and reduce score	RAG Status
Actions being implemented to achieve target risk	17956	Multi-agency plan and policy for underpinning a robust Multi-agency Crisis Intervention pathway to be developed.	Marilyn Wells, Head of Nursing	31/10/2022	This will enable us to divert young people at the front door and support their needs in different ways	On Track
score	17957	To use a collaborative multi agency partnership approach in addressing the needs of young people accessing CAMHS.	Marilyn Wells, Head of Nursing	31/10/2022	This will enable us to meet the needs of young people before crisis occur as most of their needs are pyscho-social and not just MH.	On Track
	17961	Targeted ligature assessments to be undertaken on Paediatric wards to identify ligature points to support existing preventative measures already in place.	Mr Martin McSpadden, Head of Nursing, Children's Acute and Community Services	29/10/2021	Ensure a safe environment by identifying all ligature points on the ward.	On Track
	17962	To recruit additional staff/agency to support individual young people as required.	Marilyn Wells, Head of Nursing	31/03/2022	It will support timely access to support and treatment in relation to the demand that has been experienced. The increase in workforce will enable us to provide more out-of-hour response.	On Track

	17963	Task and Finish Group to review SCH03 policy and update policy around care of young people at high risk of harm.	Marilyn Wells, Head of Nursing	30/12/2021	This will enable us to have a pathway in place and enable timely assessments without necessarily needing admissions.	On Track
	17964	Training and awareness raising for relevant professionals in supporting and assisting young people in crisis. For example: Paediatric staff/ A&E staff, Local Authority and North Wales Police.	Marilyn Wells, Head of Nursing	31/03/2022	Create awareness and develop skill in assessment and improve staff morale.	On Track
	18334	Identification and development of suitable shared (non hospital) environment for comprehensive assessment of needs and development of a plan to address needs across agencies.	Marilyn Wells, Head of Nursing	31/10/2022	Provision of an age appropriate environment that provides an appropriate alternative to hospital.	On Track

Appendix 2 - Full list of all Corporate Risk Register including current risk scoring

Reference	Title	Executive Lead	Committee Oversight	Current Risk Score					
CRR20-01	Asbestos Management and Control	Executive Director of Finance	QSE	15					
CRR20-02	Contractor Management and Control	Executive Director of Finance	QSE	15					
CRR20-03	Legionella Management and Control	Executive Director of Planning and Performance	QSE	16					
CRR20-04	Non-Compliance of Fire Safety Systems	Executive Director of Planning and Performance	QSE	16					
CRR20-05	Timely access to care homes	Executive Director of Primary and Community Care	QSE	20					
CRR20-06	Informatics - Patient Records pan BCU	Executive Director of Primary and Community Care	PPPH	16					
CRR20-07	Informatics infrastructure capacity, resource and demand	Executive Director of Primary and Community Care	PPPH	16					
CRR20-08	Insufficient clinical capacity to meet demand may result in permanent vision loss in some patients	Executive Director of Nursing and Midwifery	QSE	20					
CRR20-09	Potential harm to patients arising from delays in patient IVT Treatment - Not approved for escalation by QSE Committee, risk being managed at Tier 2								
CRR20-10	GP Out of Hours IT System - De-escalated by DIG Committee, risk being managed at Tier 2								
CRR21-11	Cyber Security	Executive Director of Primary and Community Care	PPPH	20					
CRR21-12	National Infrastructure and Products	Executive Director of Primary and Community Care	PPPH	20					
CRR21-13	Nurse staffing (Continuity of service may be compromised due to a diminishing nurse workforce)	Executive Director of Nursing and Midwifery	QSE	16					
CRR21-14	There is a risk that the increased level of DoLS activity may result in the unlawful detention of patients	Executive Director of Nursing and Midwifery	QSE	20					

CRR21-15	There is a risk that patient and service users may be harmed due to non-compliance with the SSW (Wales) Act 2014	Executive Director of Nursing and Midwifery	QSE	16
CRR21-16	Non-compliant with manual handling training resulting in enforcement action and potential injury to staff and patients	Executive Director of Workforce and Organisational Development	QSE	16
CRR21-17	The potential risk of delay in timely assessment, treatment and discharge of young people accessing CAMHS out-of-hours	Executive Director of Primary and Community Care	QSE	16

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Cyfarfod a dyddiad:	Quality, Safety and Experience Committee
Meeting and date:	2 nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Quality and Performance (QAP) Report to 30 th September 2021
Report Title:	
Cyfarwyddwr Cyfrifol:	Sue Hill, Executive Director of Finance
Responsible Director:	
Awdur yr Adroddiad	Mrs Kamala Williams, Interim Director of Performance
Report Author:	Mr Ed Williams, Head of Performance Assurance
Craffu blaenorol:	The data and information in this report has been scrutinised by the
Prior Scrutiny:	Interim Director of Performance
Atodiadau	None
Appendices:	
A 1 111 1 / D	

Argymhelliad / Recommendation:

Members of the Quality, Safety and Experience Committee are requested to scrutinise the report and advise any areas to be escalated for consideration by the Board.

Please tick as appropriate

Ar gyfer	Ar	gyfer		Ar gyfer		Er	
penderfyniad	Tr	afodaeth	B	sicrwydd	B	gwybodaeth	B
/cymeradwyaeth	Fo	or	١ .	For	١,	For	'
For Decision/	Di	scussion		Assurance		Information	
Approval							

Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol Y/N to indicate whether the Equality/SED duty is applicable

Sefyllfa / Situation:

Delivery Measures

This report includes key indicators from the NHS Wales Delivery Framework 2020-21. The Executive Summary is included within the Report.

The NHS Wales Delivery Framework for 2021-22 was formally published on 1st October 2021 and the Quality and Performance Report will include key performance and quality measures from December 2021.

Cefndir / Background:

This report outlines performance against the key performance and quality measures identified as a priority for the Health Board and reported to the Quality, Safety and Experience Committee.

The Executive Summary pages of the QAP Report sets out performance against the key measures contained within the 2020/21 Welsh Government National Delivery Framework.

The National Delivery Measures are derived from the Framework and are aligned to the Quadruple Aims set out in 'A Healthier Wales', Welsh Government's long term plan for health and social care.

Asesiad / Assessment & Analysis

Strategy Implications

The National Delivery Measures align to the National Delivery Framework, which supports 'A Healthier Wales' and the Health Board's Annual Plan.

Options considered

Not Applicable

Financial Implications

The delivery of the measures contained within the Health Board's Annual Plan will have direct and indirect impact on the financial position of the Board.

Risk Analysis

The COVID-19 pandemic has produced a number of direct and indirect risks to the delivery of care across the healthcare system.

Legal and Compliance

This report will be available to the public once published for Quality, Safety & Experience Committee

Impact Assessment

The Report has not been Equality Impact Assessed





Title	Page	Title	Page
Cover	1	Quadruple Aim 3: Quality	17 to 20
Table of Contents	2	Quadruple Aim 4: Mortality and Timely Interventions	21 to 24
About this Report	3	Additional Information	25
Executive Summary	4	Quadruple Aim 2: Charts - Neurodevelopment	26
Quadruple Aim 1: Improved population health and Wellbeing	5	Quadruple Aim 2: Charts - Children's & Adolescent Mental Health Services (CAMHS)	27
Quadruple Aim 2: Better Quality and more accessible healthcare	6	Quadruple Aim 2: Charts – Adult Mental Health	28 & 29
Quadruple Aim 2: Infection Prevention & Control	7 to 9	Quadruple Aim 4: Timely intervention - Sepsis	30
Quadruple Aim 2: Neurodevelopment (ND) and Children's & Adolescent Mental Health Services (CAMHS)	10 to 12	Charts – Activity	31 to 34
Quadruple Aim 2: Adult Mental Health	13 to 16	Further Information	35



About this Report

Welsh Government has advised Health Boards to continue to monitor performance in line with the measures included in the 2020-21 NHS Wales Delivery Framework until such time as the NHS Wales Delivery Framework for 2021-22 is formally published. The NHS Wales Delivery Framework for 2021-22 was formally published on the 1st October 2021. Key measures will be included in the Quality & Performance Reports from November 2021.

Report Structure

published National Delivery Framework which previous 6 months and not against the previous Committee, together with the sister report for relates to 2020-21 and aligns to the quadruple month in isolation. The trend is represented by Finance & Performance Committee and for the aims contained within the statutory framework RAG arrows as shown below. of 'A Healthier Wales'.

The report is structured so that measures complementary to one another are grouped together. Narratives on the 'group' of measures are provided, as opposed to looking at measures in isolation.

This report contains data showing the impact of the pandemic on referrals, planned care activity and waiting lists.

Performance Monitoring

The format of the report reflects the latest Performance is measured via the trend over the The Quality & Performance Report for this



Performance has improved over the last 6 months



Performance has got worse over the last 6 months



Performance remains the same

Ongoing development of the Report

Health Board are in the process of being redesigned.

The Integrated Quality & Performance Report take a proactive approach towards providing assurance. It is supported by a set of frameworks and methodologies that will provide objective and replicable levels of assurance on content.



Executive Summary

following:

Quadruple Aim 1:Prevention

Despite the impact of the COVID-19 pandemic on most planned care services, it is encouraging to see that our immunisation of children programmes have continued to deliver throughout Quarter 1, 2021/22 at 94.9% of eligible children receiving 6 in 1 Hexavalent and 94.1% of eligible children receiving 2 doses of MMR vaccinations by age 5.

The seasonal flu vaccination campaign for 2021-22 was launched on the 4th October 2021. The progress of the campaign will be included in the next report.

Quadruple Aim 2: Infection Prevention

Over the past 12 months, the cumulative rate of laboratory confirmed bacteraemia cases per 100,000 population, including E.Coli and C.Difficile has increased at an all Wales level.

The infection prevention and control teams continue to work on reducing the number of infections alongside their work on COVID-19.

Quadruple Aim 2: Mental Health

For Children's & Adolescent Mental Health

The Committee is asked to note the Services (CAMHS) performance remains October 2021 continues to exceed the 80% children assessed within 28 days of referral, improvement from a low of 20.1% in at 23.60%, and starting therapy within 28 September 2020. days of assessment at 16.40%.

> Although improved, Performance against the 26 Week target or children awaiting neurodevelopment assessment remains poor at 30.34%, compared to 32.79% reported previously. September performance figures are starting to show the impact of increased referrals to our external supplier; increased capacity from July with a 6 week lead in time to assessment. We expect the waiting list to start to reduce month on month by the end of October with the trend set to continue to end March 2022.

> adult health mental services. performance remains on an improvement trajectory in August, with percentage adults assessed within 28 days of referral at 66.6%. Although it has fallen slightly, the number of patients starting therapy within 28 days of assessment remains above the 80% target at 80.10%.

> There has been a consistent and significant improvement in the percentage rate of adults waiting less than 26 weeks to start psychological therapy and at 87.1% in

poor against the targets for the rate of target rate. This is a significant and sustained

The number of patients experiencing delayed BCU is lower than the Wales average of transfer of care (DToC) within our mental 1.13%. As BCU has not been an outlier for health has increased slightly at 17 in mortality for at least 24 months, it is September 2021 (compared to 16 reported suggested that there is no longer a need to previously), the length of stays has also provide an exception report on this. increased to 817 (compared to 580 reported previously). The service is working to resolve issues that lead to DToC and it is expected that the number and length of DToC's will fall over the coming months.

Quadruple Aim 3: Quality & Safety

Two new Never Events were reported in Quarter 2 of 2021/22 (both occurred in Events reported in Quarter 1 of 2021/22.

The percentage closure rate of complaints managed under PTR < 30 working days (target 75%) - 65.93% September 2021. Whilst not reaching the set target the process is currently stable and delivering at around 62% compliance for the last 7 months. This is a sustained improvement compared previous years, where performance has been as low as 30%. This reflects the learning from incidents and focus upon timely responses.

Quadruple Aim 4: Mortality and Timely Interventions

Crude Mortality (under 75 years old) has decreased to 0.93%. The mortality rate for

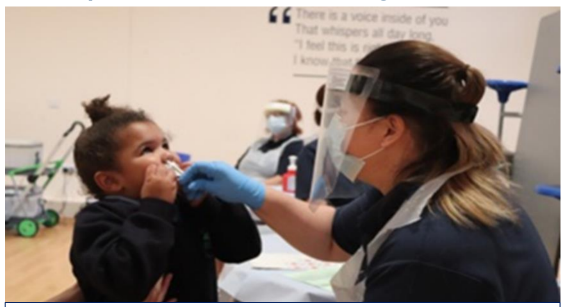
Concern remains with regards the recording and monitoring of provision of Sepsis Six bundles both for our Inpatients and within our Emergency Departments. The Office of the Medical Director is currently reviewing this. Reporting of both Inpatient and Emergency Department data and reporting recommenced as of September 2021 August 2021), compared to three Never although figures should be viewed with caution at this time.

Performance management

The Quality & Performance Report is currently being redesigned with a view to presenting a new Integrated Quality & Performance Report to the Health Board and its committees in December 2021 for approval before implementation in April 2022.



Quadruple Aim 1: People in Wales have improved health and well-being and better prevention and self management



People will take more responsibility, not only for their own health and well-being but also for their family and for the people they care for, perhaps even for their friends and neighbours. There will be a whole system approach to health and social care, in which services are only one element of supporting people to have better health and well-being throughout their whole lives. It will be a 'wellness' system, which aims to support and anticipate health needs, to prevent illness, and to reduce the impact of poor health.

Measures

Period	Measure	Target	Actual	Trend
Q1 21/22	Percentage of children who received 3 doses of the hexavalent '6 in 1' vaccine by age 1*	>= 95%	94.90%	•
Q1 21/22	Percentage of children who received 2 doses of the MMR vaccine by age 5*	>= 95%	94.10%	1
Q1 21/22	Percentage of adult smokers who make a quit attempt via smoking cessation services**	>= 5%	1.20%	•
Aug 21	Percentage of health board residents in receipt of secondary mental health services who have a valid Care and Treatment Plan (aged under 18 years)***	>= 90%	97.30%	•
Aug 21	Percentage of health board residents in receipt of secondary mental health services who have a valid Care and Treatment Plan (aged 18 years & over)***	>= 90%	90.80%	•
	* 12 Month Trend ** Performance compared to same quarter previous year *** Reported 1 month in arrears			

Quality and Performance Report

Data for September 2021 (unless otherwise stated)
Presented on 2nd November 2021



Quadruple Aim 2: People in Wales have better quality and more accessible health and social care services, enabled by digital and supported by engagement.



There will be an equitable system, which achieves equal health outcomes for everyone in Wales. It will improve the physical and mental well-being of all throughout their lives, from birth to a dignified end. Services will be seamless and delivered as close to home as possible. Hospital services will be designed to reduce the time spent in hospital, and to speed up recovery. The shift in resources to the community will mean that when hospital based care is needed, it can be accessed more quickly.

Measures

Period	Measure	Target	Actual	Trend
Aug 21	Percentage of mental health (CAMHS) assessments undertaken within 28 days of referral*	>= 80%	23.60%	•
Aug 21	Percentage of therapeutic interventions (CAMHS) within 28 days of assessment*	>= 80%	16.40%	•
Aug 21	Percentage of mental health (Adult) assessments undertaken within 28 days of referral*	>= 80%	66.60%	1
Aug 21	Percentage of therapeutic interventions (Adult) within 28 days of assessment*	>= 80%	80.10%	1
Aug 21	Percentage of patients (Adult) waiting less than 26 weeks to start a psychological therapy	>= 80%	87.10%	1

^{*} Reported 1 month in arrears



Quadruple Aim 2: Infection Control Measures

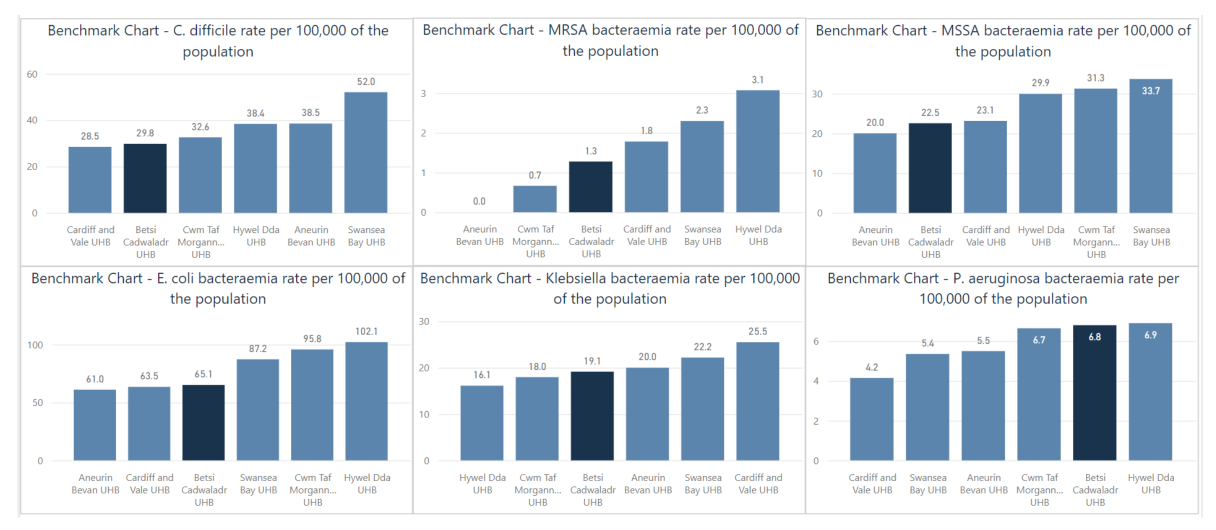
Period	Measure	Target	Actual
Sep 21	Cumulative rate of laboratory confirmed E-Coli cases per 100,000 population	<= 67	66.36
Sep 21	Cumulative number of laboratory confirmed E-Coli cases	N/A	234
Sep 21	Cumulative rate of laboratory confirmed S.Aureus cases per 100,000 population	<= 20	25.81
Sep 21	Cumulative number of laboratory confirmed S.Aureus cases	N/A	159
Sep 21	Cumulative number of laboratory confirmed C.Difficile cases	N/A	125

Period	Measure	Target	Actual
Sep 21	Cumulative rate of laboratory confirmed C.Difficile cases per 100,000 population	N/A	35.45
Sep 21	Cumulative number of laboratory confirmed MRSA cases	0	4
Sep 21	Cumulative number of laboratory confirmed MSSA cases	<= 40	87
Sep 21	Cumulative number of laboratory confirmed Klebsiela cases	<= 38	73
Sep 21	Cumulative number of laboratory confirmed Aeruginsoa cases	<= 10	22

Targets received from Welsh Government – October 2021



Comparison Charts to all Health Boards in Wales – October 2021



Rolling period refers to Cumulative April 2021 to Date (September 2021)



Quadruple Aim 2: Infection Prevention

What are the key issues/ drivers for why performance is where it is?

- In comparison with other Welsh Health Boards we are not an outlier for any of the 6 Healthcare Acquired Infections (HCAI). As the biggest health board our position is either 3rd or 4th when looking at the data for April to September 2021.
- We are improving and transforming what we do to reduce the risk of infections so we should see ourselves move over to the left more in these charts (previous page) over the coming months as the improvements lead to even more harm free behavioural change.

What actions are being taken to improve performance and by who?

- Strengthened leadership and assurance in Infection Prevention & Control (IPC) particularly nursing and management.
- Safe Clean Care Harm Free transformation/improvement programme beginning to change behaviour in the organisation.
 - Visitors lateral flow pilots a success develop to roll out across health board.
 - COVID-19/Flu testing in Emergency Departments (EDs) now rolling to paediatrics.
 - Leadership walk-around restarted and making an impact.
 - · Walking with purpose Bevan Exemplar.
- International IPC week this week programme of education and awareness to embed learning and skills.
- IPC big conversation recorded and available to watch on SCC-HF intranet page to support staff.
- Quarter 3 Safe, Clean Care Harm Free (SCC-HF) self assessments submitted and going through table top confirm and support meetings highlighting good progress towards a zero tolerance approach to (HCAIs).

When performance is going to improve by and by how much?

Performance will improve over the coming months as the changes and improvements we have put in place lead to more harm free behavioural change.

What are the risks/ mitigations to delivery?

We need the following to reduce the risk of not continuing to deliver improved performance

- increased patient flow through the health board to decrease the risk of low infection transmission.
- · prudent antimicrobial prescribing and learning from Post Infection Reviews (PIRs) to change behaviour.
- estate that is fit for present and future clinical care provision.
- skilled staff in substantive posts with the space to recruit/train rapidly.



Quadruple Aim 2: Neurodevelopment and Children & Adolescent Mental Health Services

Frequency	Measure	Target	Actual	Trend
Sep 21	Percentage of children and young people waiting less than 26 weeks for neurodevelopment assessment	>= 80%	30.34%	
Aug 21	Percentage of mental health (CAMHS) assessments undertaken within 28 days of referral*	>= 80%	23.60%	-
Aug 21	Percentage of therapeutic interventions (CAMHS) within 28 days of assessment*	>= 80%	16.40%	
	* Reported 1 month in arrears			



Quadruple Aim 2: Children & Adolescent Mental Health Services (CAMHS)

What are the key issues/ drivers for why performance is where it is?

- Increased Demand there has been an increase by 9% in total referrals since April 21, compared to 2019/20 pre-pandemic levels.
- Deterioration in core capacity for routine assessments and therapy available is multifaceted, in part related to pandemic social distancing requirements and changes in practice associated with the pandemic. We have also diverted some capacity to provide greater Crisis capacity noting the increased Crisis demand nationally.
- Complexity of referrals has also increased and affected new to review ratios by 30% when compared to 2019/20.

What actions are being taken to improve performance and by who?

- A full tender exercise is underway for additional external capacity, which is expected to be completed by December 2021.
- A regional CAMHS performance group has been established under Targeted Intervention (TI) arrangements to address performance against the trajectory and to ensure that each team is delivering on expected outputs and recovery planning implemented at all early stage where applicable.
- Local capacity planning is being improved with supplemented training being provided to new colleagues in senior roles. Training Programme for all staff groups under development in conjunction with Health Education & Improvement Wales (HEIW).
- A Performance Management Framework is being implemented and adopted with increased clarity of KPIs, responsibilities and accountability.
- There are some concerns regarding data quality of waiting lists, particularly with East area data, resulting in a waiting list validation exercise being undertaken.
- Use of the Choice and Partnership Approach (CAPA) framework continues to be a priority, with engagement in a further CAPA workshop arranged by the CAPA founder in October.
- Given observations that some health boards are reporting better performance against Mental Health Measure (MHM) targets across Wales, service leads are meeting with colleagues in Aneurin Bevan, Cwm Taf Morgannwg, and Swansea Bay Health Boards to share best practice.

When performance is going to improve by and by how much?

• During Q3 and Q4 it is anticipated that there will be an improvement during 21/22, with a view to further improvement in line with target of 80% of patients having waited under 28 days during 2022/23. This is based upon trajectories that assume that the demand continues at expected levels, which will be continually reviewed.

What are the risks to this timeline?

- Should current vacancies and additional posts not be recruited this will impact on the core capacity within teams against planned trajectories
- Should demand for services, acuity and complexity of cases increase further this will impact on throughput of cases reducing core capacity for initiation of assessment and therapy.

What are the mitigations in place for those risks?

- Workforce plan and development of recruitment strategy with support from Just-R recruitment agency.
- Performance management framework and escalation through TI Access Work Stream and CAMHS Strategic Improvement and Development Group.
- Weekly capacity and demand meetings held across each team to monitor and manage flow.



Quadruple Aim 2: Neurodevelopment (ND)

What are the key issues/ drivers for why performance is where it is?

- Current waiting list is 2,544; an increase of 4.4% (107 children) since the last report and 15.3% (338 children) since April 21. Longest wait is at 208 weeks; this case is booked for September, after previously declining external provider offers.
- Currently there are 1292 children who have waited over 1 year, and 1703 who have waited longer than 26 weeks. In August 21 BCUHB was shown at 26.8% compliance with Welsh Government (WG) target compared to an all Wales compliance of 32.6%. The Waiting List (WL) validation exercise continues and results should be reflected in the October data.
- Internal activity remains below planned trajectory, which is a theme consistent with other health boards due to change in practices due to COVID-19. Internal trajectories are currently being reviewed in light of this. Dedicated management time is being considered to review the Neurodevelopment (ND) service requirements going forward.
- Accepted referrals remain in line with pre pandemic levels (100-120 per month)

What actions are being taken to improve performance and by who?

- Our planned activity from our external provider increased in July to 100 cases per month. This higher level of activity will begin to be shown in WL numbers from September onwards (the contract gives 6 weeks to begin assessment from receipt).
- Confirmation received from finance regarding allocation of the recovery funding and slippage to support external supplier contracts.
- Agreement to establish dedicated managerial and operational capacity to complete outstanding work on activity, waiting list validation and establish links with other Health Boards whose internal activity has recovered. Led by the Regional Neurodevelopment Steering Group.
- Identify at Local authority team level ways to work together to support families.
- Continue contributing to the Welsh Government ND work streams, (ND Clinical Work stream, Interventions and Digital platform) which are due to report mid to late 2022.

When performance is going to improve by and by how much?

- Historical Waiting list will start to fall from September and continue to fall until March 2022, due to increased external provider activity of approximately 100 per month.
- Establish dedicated management operational time by end of October.
- Regional Waiting list validation exercise continues to be scoped/agreed, in the meantime some local validation of waiting lists is taking place.
- Production of initial business case to establish a sustainable service able to meet all elements of neurodevelopment service, prevention, assessment and intervention by December.

What are the risks to this timeline?

- Current service lacks the capacity and size to meet all elements of Neurodevelopment/Neurodiversity Service: Prevention, assessment and intervention.
- Capacity within current teams to support the historical waiting list recovery whilst addressing current demand within service
- · Lack of progress in identification of dedicated management time to support service development
- Mixed engagement from local authorities and other Health Board.

What are the mitigations in place for those risks?

• Overview and reporting of Regional Neurodevelopment Steering Group (RNDSG) and successor group to report directly to Area Directors/ Executive Director.



Quadruple Aim 2: Adult Mental Health Measures

Frequency	Measure	Target	Actual	Trend
Aug 21	Percentage of mental health (Adult) assessments undertaken within 28 days of referral**	>= 80%	66.60%	
Aug 21	Percentage of therapeutic interventions (Adult) within 28 days of assessment**	>= 80%	80.10%	
Sep 21	Percentage of patients (Adult) waiting less than 26 weeks to start a psychological therapy	>= 80%	87.10%	
Sep 21	Total Number of mental health delayed transfer of care (DToC) patients	Reduction	17	-
Sep 21	Total Number of mental health delayed transfer of care (DToC) bed days	Reduction	817	•

^{**} Reported 1 month in arrears



Quadruple Aim 2: Adult Mental Health Delayed Transfers of Care

What are the key issues/ drivers for why performance is where it is?

- Since February 2021 (32 patients and 2,956 bed days) the Mental Health & Learning Disabilities (MH&LD) Delayed Transfers of Care (DToC) performance has improved significantly
- The reasons for delays are commissioning gaps which are being progressed.

What actions are being taken to improve performance and by who?

- Policy and process reviewed to ensure accuracy and consistency across BCUHB Mental Health & Learning Disabilities (MH&LD) Division.
- Divisional scrutiny panel weekly data considered, barriers identified and support and guidance offered by panel members.
- Delayed Transfer of Care Review Report presented to MH&LD Senior Leadership Team (SLT) weekly with escalations if required.

When performance is going to improve by and by how much?

- · Weekly scrutiny and escalation to SLT in place
- Current DToC figures for August 2021 is 15 patients and 770 days (a reduction from approximately 3,000 bed days per month prior to February 2021)
- Action Plan developed aligned to recommendations of the DToC review, updates provided monthly at Operational Leadership meeting and assurance report presented monthly at Divisional Senior Leadership Team (DSLT).
- Commissioning gaps being considered in future plans and division participating in All Wales Stranded Patients work programme.

What are the risks to this timeline and mitigations in place for those risks?

- All risks managed through weekly scrutiny panel review and reported to divisional leads, with mitigation plans. Timelines, and Estimated Discharge Dates.
- All significant barriers identified and escalated to SLT, where additional senior support is identified as a need to ensure timely resolution



Quadruple Aim 2: Adult Psychological Therapy

Secondary Care Adult Mental Health Specialist Psychological Therapy: % patients seen referral to treatment in 26 weeks Issues Affecting Performance

- · Capacity/demand.
- Sickness, vacancies, retention.
- COVID-19 restrictions.

Actions

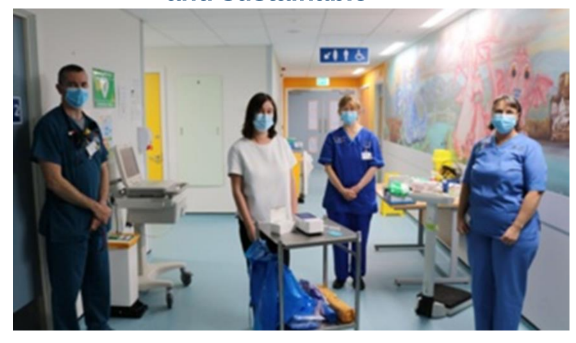
- Welsh Government (WG) funding and recruitment of small increase in Adult Mental Health (AMH) secondary care psychology specialist resource was targeted at waiting times/demand hotspots.
- Sustained stepped care pathway work over last 3 years resulted in incremental improvements re: target compliance.
- The set up and roll out of the AMH Psychology Stepped Care Initiative increased psychological therapies provision from the Multidisciplinary Team (MDT) workforce across multiple services (as per Matrics Cymru) through a rolling supervision & training programme.
- This initiative also developed and delivered increased direct provision of evidence based psychological therapy group interventions across Primary Care Mental Health (PCMH) and Community Mental Health Teams (CMHT) pan BCUHB.
- During the COVID-19 pandemic this initiative developed and increased availability of digital resources and adaptations, making these accessible to mental health MDT clinicians pan BCUHB Mental Health & Learning Disabilities (MH&LD) services to support increased access and delivery of Cognitive Behavioural therapy (CBT), Dialectical Behavioural Therapy (DBT), and Coping Skills via group and individual input.
- Two rounds of external support have been organised to address the Wrexham legacy waiting list, now cleared.
- Recruitment and retention support for psychology staff resource in Community Mental Health Teams (CMHTs), Inpatient Services, Perinatal Services.
- North Wales Traumatic Stress Initiative Consultant Lead Psychologist recruited, due in post December.
- Funding for dedicated psychology resource embedded in Primary Care Mental Health (PCMH) achieved to further develop PTs in PCMH and outreach across stepped care mental health services, recruitment underway.
- Early Intervention Psychosis (EIP) Strategic and Clinical Lead Psychologist recruitment recruited, due in post December to support Psychological Therapists (PTs) development in EIP services pan BCUHB, alongside other EIP service aims.
- West (Arfon/ South Gwynedd) CMHT Band 7 recruitment successful, due in post October, will support West compliance.

Outcomes

- AMH secondary care specialist PTs compliance August 2021 is the highest since target was introduced.
- Long-term sustainability supported by increased psychological therapies competences and skills in the wider MDT workforce as per the stepped care model (Matrics Cymru) enabling wider service user access.



Quadruple Aim 3: The health and social care workforce in Wales is motivated and sustainable



New models of care will involve a broad multi-disciplinary team approach where well-trained people work effectively together to meet the needs and preferences of individuals. Joint workforce planning will be in place with an emphasis on staff expanding generalist skills and working across professional boundaries. Strategic partnerships will support this with education providers and learning academies focussed on professional capability and leadership.

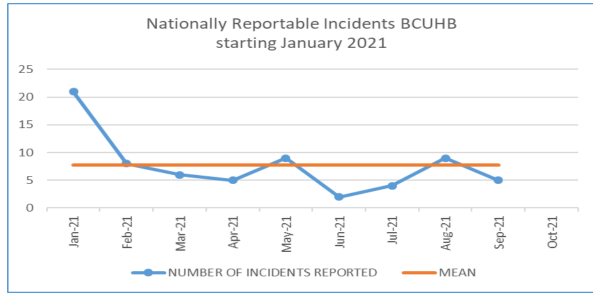
Measures

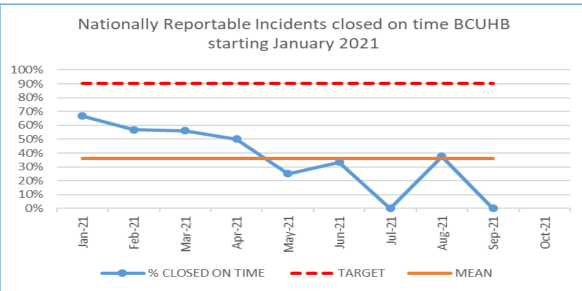
Period	Measure	Target	Actual	Trend
Q2 21/22	Percentage of complaints that have received a final reply (under Regulation 24) or an interim reply (under Regulation 26) up to and including 30 working days from the date the complaint was first received by the organisation	75%	65.93%	•
Q2 21/22	Number New Never Events	0	2	1
Oct 21	Doctor Appraisal / revalidation rate*	95%	80.69%	•

Failure to complete an appraisal due to COVID-19 issues will be logged as an approved missed appraisal. Everyone who has not completed an appraisal so far in 2021 is entitled to an approved missed appraisal. The adjusted figures should read 100% for all areas.



Quadruple Aim 4: Incidents (Reportable)





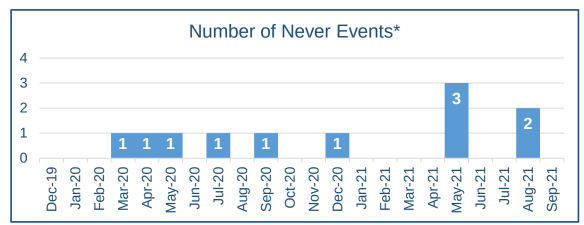
From 4th January 2021, in response to the increase in pressure on services, caused by the second wave of Covid-19, the Welsh Government reintroduced their reduced list of reportable serious incidents. Numbers of incidents reported subsequently fell again.

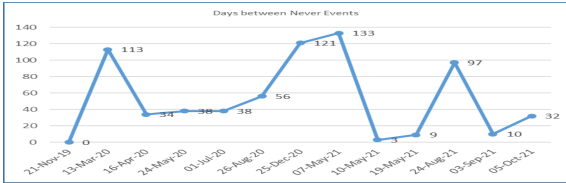
The continued low reporting levels from June 2021 however, are as a result of the changes in reporting criteria as detailed in Phase 1 of the NHS Wales National Reporting Policy, in particular the requirement to report only falls resulting in severe (i.e. permanent harm). Further detail is included in the Quality Highlight Report to QSE.

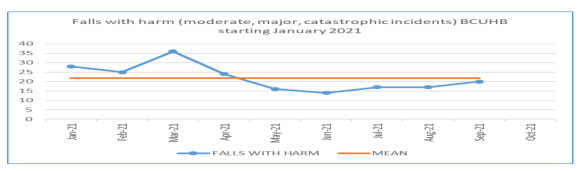
The percentage of nationally reportable incidents that have been closed on time has been below target for some time and noticeably poor since May 21. Reasons for specific incidents not closing on time in time period include: identification and capacity of investigators, a number of complex investigations, and quality issues that need addressing following review at the Incident Learning Panel.



Quadruple Aim 4: Never Events and Reportable Incidents





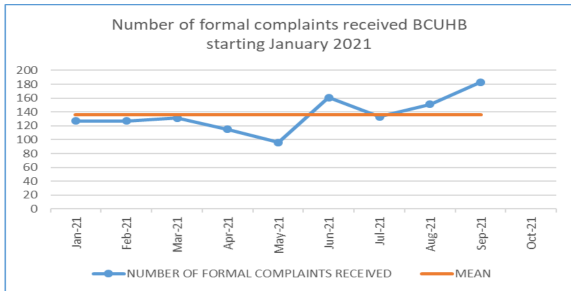


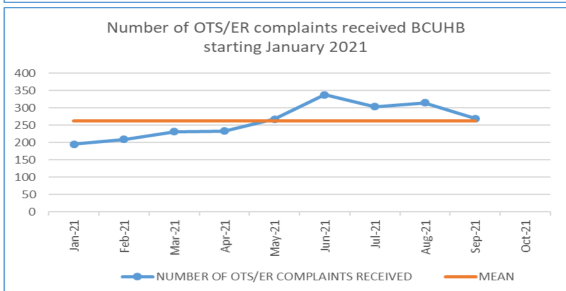
There have been 5 never events since April 2021
Incorrectly prescription Methotrexate
Chest drain- wrong side
Ascetic drain inserted- wrong patient
Nerve block- wrong side
Retained object following surgery.

- The reduction in the days between Never Events may be indicative of the impact of the pandemic and associated human factors. There are work streams under development to address Never Events to include work around WHO checklist. Further detail on the Never Events is contained in the Quality Highlight Report to QSE.
- The Number of falls with harm (categorised as moderate, major and catastrophic within the incident reporting system) has fallen although the last few months has shown a slight increase. There are a number of interventions taking place including a strategic falls group looking at training, reviewed policy and measurement.
- Since June 21, falls are only nationally reportable if death or severe harm has been caused by any action or inaction in the course of their care.

^{*} Never Events in the Month they occurred as opposed to the month they were reported. The Days between Never Events graph shows the dates the never event was reported, not the day on which it occurred.







Quadruple Aim 4: Complaints

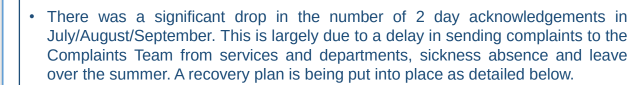
- There has been an increase in the number of Formal Complaints received, following a trend analysis many of these relate to secondary care waiting times and care delivery issues.
- A number of new Formal Complaints received are indirectly COVID-19 related, in light of the ongoing pressures our trajectory is a continued increase in complaints raised specifically in relation to waiting times and access.

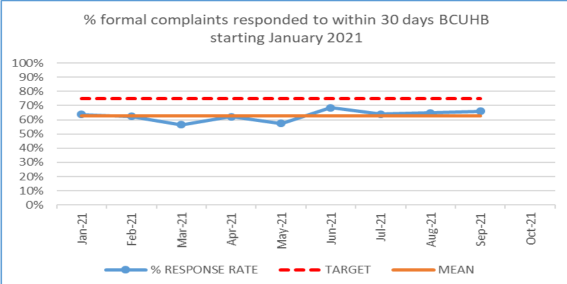
 The number of Early Resolutions (ER) increased gradually from January to May with a significant increase in June, July and August. This demonstrates the proactive approach by the Complaints Team to resolve the complaints in a two day time frame (for those that do not allege harm), improving rapid resolution of concerns for patients and preventing them from becoming Formal Complaints.



Quadruple Aim 4: Complaints



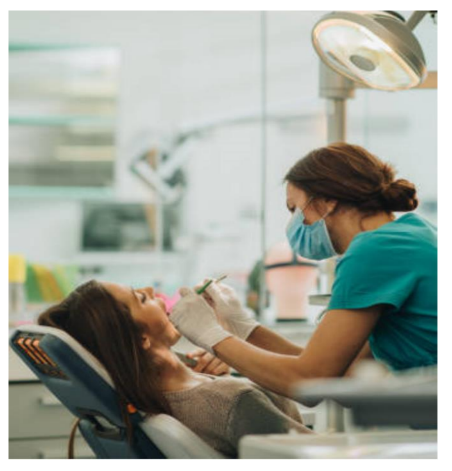




- The 30 day performance target is above 2020 levels however at 65.93%, (129/226) it remains below the 75% target set by Welsh Government, this is due to number of factors including increase in the volume of Formal Complaints received, third wave of the COVID-19 pandemic and the capacity within services to investigate complaints.
- A recovery plan is being put into place to improve complaint performance recognising the expected pressures over the coming winter. This includes further refining processes and additional resource.



Quadruple Aim 4: Wales has a higher value health and social care system that has demonstrated rapid improvement and innovation enabled by data and focussed on outcomes.



Measures

Period	Measure	Target	Actual	Trend
Aug 21	Crude hospital mortality rate (74 years of age or less)*	Reduction	0.93%	
Aug 21	Percentage of in-patients with a positive sepsis screening who have received all elements of the 'Sepsis Six' first hour care bundle within one hour of positive screening**	Improve	66.67%	•
Aug21	Percentage of patients who presented to the Emergency Department with a positive sepsis screening who have received all elements of the 'Sepsis Six' first hour care bundle within one hour of positive screening**	Improve	29.49%	•
Jul 21	Percentage of patients (age 60 years and over) who presented with a hip fracture that received an orthogeriatrician assessment within 72 hours *	Improve	71.67%	1
Sep21	Percentage of episodes clinically coded within one reporting month post episode discharge end date	Improve	93.70%	•
	* Rolling 12 months reported 1 month in arrears ** Concerns re data quality remains and data should be viewed with caution.			

^{**} Concerns re data quality remains and data should be viewed with caution



Quadruple Aim 4: Narrative - Mortality

The 12 month rolling crude mortality rate for ages 75 years and under is below the peer group (0.93% v 1.10% (Other Welsh HBs ex Powys) to August 2021). This has reduced during further as COVID infections have lessened and is similar to the previous year. The highest number of deaths was in those patients admitted with COVID-19 (113), Sepsis (79) and pneumonia (72 – lobar and unspecified). The HB has the lowest mortality rate compared to the peer group.

Key Drivers of performance (for year to Aug 2021 against other Welsh health boards excluding Powys reported by CHKS)

- Crude mortality- overall (2.06% v 2.42%) this is similar to previous year.
- Mortality- sepsis (18.01% v 21.68%) remains below the peer; variation seen over the past year is common cause with mortality "as expected" overall.
- Mortality- cerebrovascular disease incl. stroke (12.34% v 17.7%) variation seen over the past year is common cause with mortality "as expected" overall.

Actions being taken

- A Clinical Mortality Lead (Dr Damian McKeon) has been appointed. He will lead the implementation of the Once for Wales National Mortality Framework and clearing the backlog of stage 2 reviews.
- The new DATIX module will be accessible form this month; however, training is required from the national team. The framework to be in place to maximise its use; however the early release does not have the ability to generate reports and so additional administrative support is needed. This is include in the business case for the clinical effectiveness department currently with the Exec Medical Director.

Timelines

- Clinical Mortality Lead commences in post October 2021.
- The business case will need to be discussed with the Executive Team, once the Medical Director ahs agreed the content. (by end October 2021).
- Learning from Deaths Policy and process this should be updated by March 2022 when the framework is in place.
- Option appraisal to clear the backlog will be developed by the end of November 2021.

Risk

- Lack of agreed mortality review process across all acute sites may result on the three areas working differently. Mitigation all sites are using the same tools. Working towards delivering the national framework by Mar 2022 across all sites.
- Failure to complete mortality reviews in a timely way, means learning is not identified or shared and this could lead to patient harm and loss of organisational reputation. Site-based reporting has been put in place to ensure all sites are aware of the pending stage 2 reviews. Mitigation -Sites all have processes in place to complete reviews. Those reported through the Putting Things Right system or to the Coroner have a robust governance system to monitor action plans and share learning. A quarterly report is in place that highlights the concerns raised by the Medical Examiners Service to enable thematic review. Actions: an option appraisal to clear the backlog will be delivered by the end of November 2021.



Quadruple Aim 4: Narrative – Timely Interventions - Sepsis

Issues Affecting Performance

- Data collection remains a challenge on all sites as reported previously, Approximately, half the coded admissions are being reported, more from YG than other areas; inpatient data is very poorly captured.
- The current sepsis tool is not fit for purpose and has not been updated in line with changes elsewhere in the UK. This over diagnoses sepsis and results in the overprescribing of antibiotics which is under close investigation. Therefore sepsis is being diagnosed clinically, depending on the assessing team.
- Long ambulance waits, delays in Emergency Dept. doctor reviews and sometimes lack of nurses contribute to delays in diagnosis and treatment in YG.
- The Symphony system in ED requires real time data entry; this is hampering time sensitive interventions as data tends to be entered retrospectively.

Actions and Outcomes

- All sites are aware of this issue and it has been escalated to Secondary Care division and corporate Clinical Effectiveness Group (CEG).
- Karen Mottart is working to co-ordinate a response between the sites and an update of the sepsis tool in line with current NICE guidance.
- YG ongoing unscheduled care improvement work stream will address some process delays. They are trying to identify additional staff to support data entry.
- YGC are is trialling an updated tool with good response in ED, to address data collection forms will be used until at transition to an electronic record. In the next month we will begin getting the next complete data set from ED. And will aim to roll out the tool to other wards.
- YWM has identified sepsis champions for all clinical areas that will start to support a programme led by Acute Intervention Team; sepsis bundle included in local teaching with additional targeted education focussing on new starters.
- Sepsis bundle to be included in the electronic nurse documentation.

Timeline for delivery of improvement

New tool to be adopted by the end of the calendar year.

Risks and Mitigations

The risk is the organisation is not sighted on Sepsis 6 bundle compliance because of poor data capture. This has been escalated within sites, to Secondary Care Medical Director and CEG and corporate CEG. There is no mitigation in place, although clinical staff are aware of the requirement for this care to be delivered; training is in place in all EDs. At the current time mortality from sepsis is within expected limits and below the Welsh average peer group in the Comparative Healthcare Knowledge System (CHKS).

YG = Ysbyty Gwynedd YGC = Ysbyty Glan Clwyd YWM = Ysbyty Wrecsam Maelor



Quadruple Aim 4: Narrative – Timely Interventions – Orthogeriatrician Review

Ortho-geriatrician Review within 72 Hours

Issues Affecting Performance

- YG The compliance in July 2021 was 63.6%. Lack of Ortho-Geriatric cover due to consultant shielding and sickness are a concern
- YGC The compliance in July 2021 was 86.4%. There is a full time physician in this role and a dedicated Physicians Associate attached to Ortho-Geriatrics.
- YWM overall orthogeriatric review within 72 hours for patients over the aged of 60 with NOF/proximal femoral fractures sits at 65% for the 12 month period to August 2021 (includes time period with no orthogeriatric cover because of COVID but this is reaching the end of its time lag). Monthly trend upwards (especially since additional consultant sessions since April 2021) with most recent monthly figure >80%. Risk remains that there is no formal cover plan in situ for leave etc.

Actions and Outcomes

- YG Limited sessional cover secured for planned annual leave (10 sessions/year of Care of the Elderly COTE).
- YGC no additional actions.
- YWM no additional actions.

Timeline for delivery of improvement

There are no actions currently underway.

Risks and Mitigations

The risk is that patients' health is not maximised before surgery and comorbidities not managed well peri-operatively with the potential for avoidable morbidity and mortality. Performance has improved over the past 3 years across the Health Board with additional resources.

YG = Ysbyty Gwynedd YGC = Ysbyty Glan Clwyd YWM = Ysbyty Wrecsam Maelor

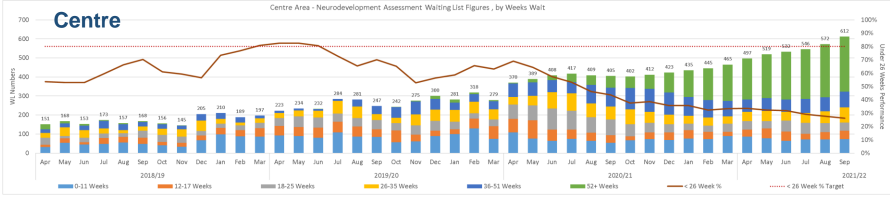


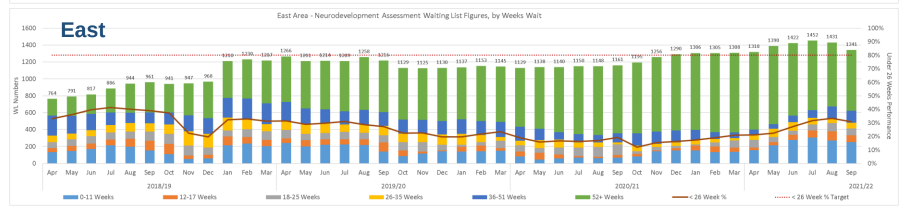
Additional Information



Quadruple Aim 2: Charts Neurodevelopment







Note: Significant increase in number of patients waiting over 52 Weeks in all areas.

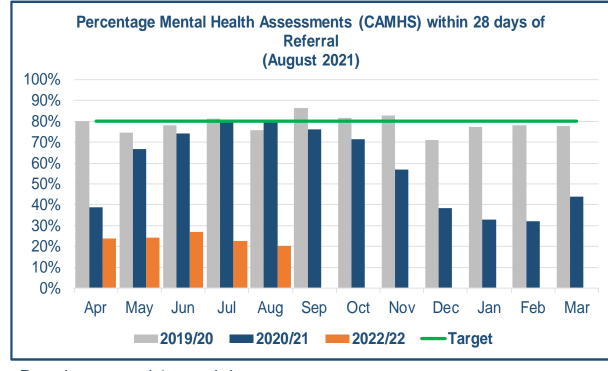
West and East have always had significant cohort of patients waiting over 52 weeks. However, in the Central Area, the increase in the number of patients waiting over 52 weeks coincides with the outbreak of the COVID-19 Pandemic.

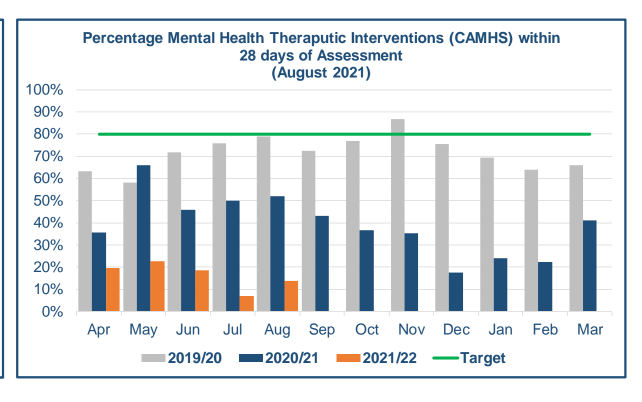
As can bee seen in the graphs, East area has more patients waiting than West and Centre combined, and has always had a significantly higher number of patients waiting over 52 weeks.

In the East, between December 2018 and January 2019 there was a significant increase (almost double) in the number of patients waiting for a neurodevelopment assessment. The level of patients waiting has remained high ever since.



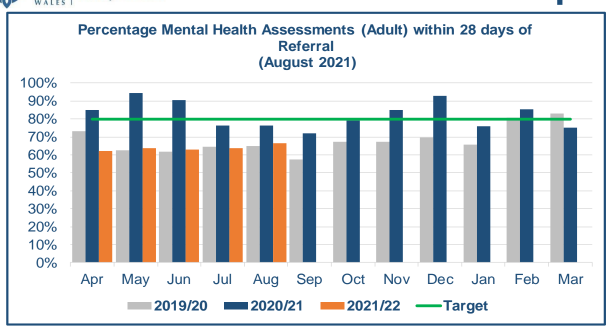
Quadruple Aim 2: Charts CAMHS

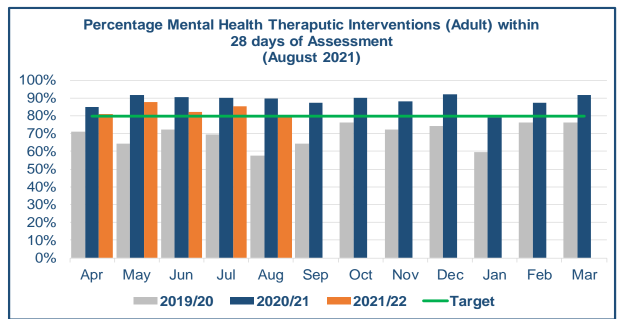




Data is reported 1 month in arrears

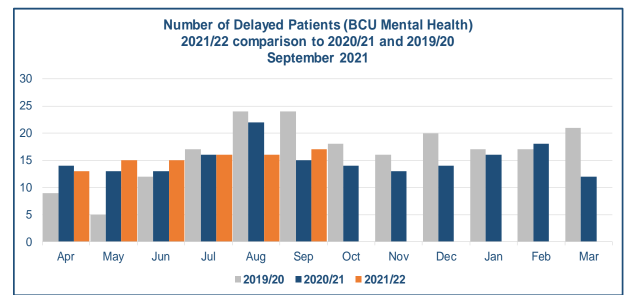
Quadruple Aim 2: Charts Adult Mental Health

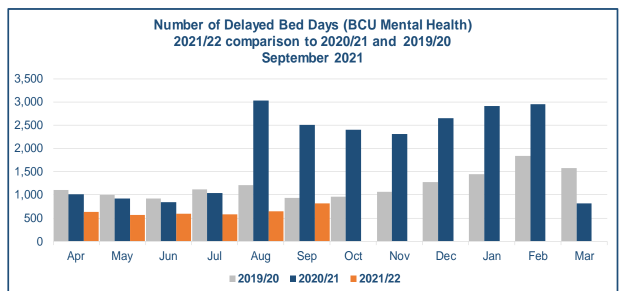






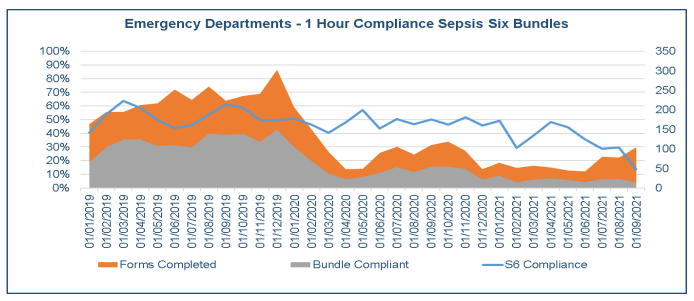
Quadruple Aim 2: Mental Health Delayed Transfers of Care

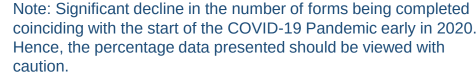


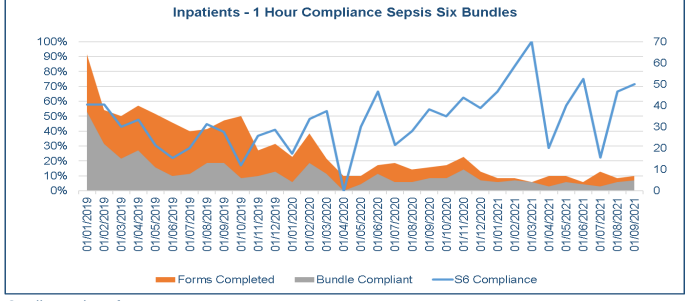




Quadruple Aim 4: Timely Interventions - Sepsis

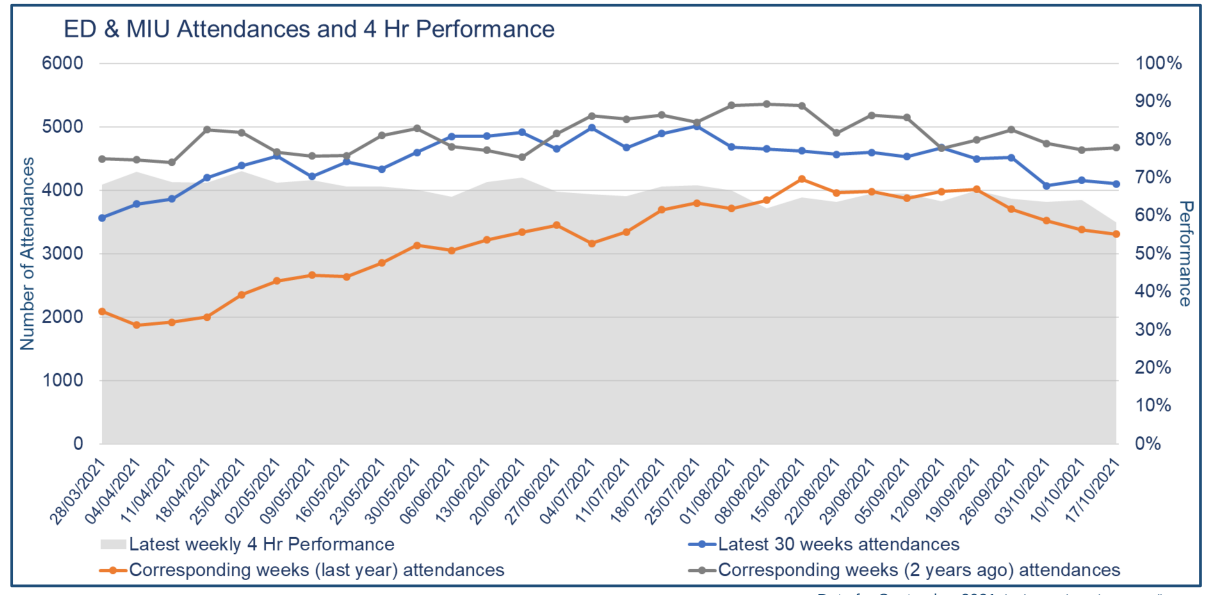








Unscheduled Care Activity 4 Hour Wait Performance





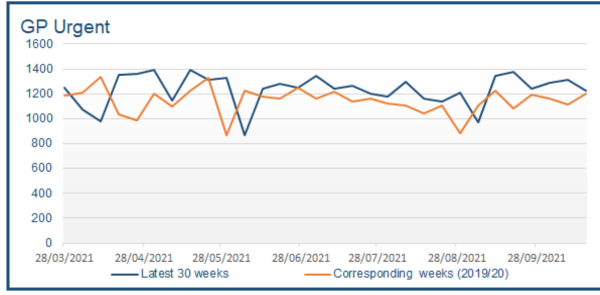
Unscheduled Care Performance

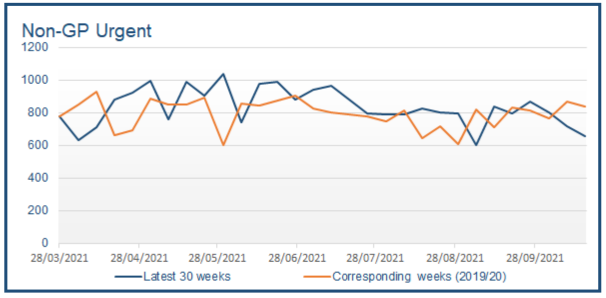
Position as at end of 17th October 2021	Jun 21	Jul 21	Aug 21	Sep 19	Sep 21	October 1st - 17th 2019	October 1st - 17th 2021
ED&MIU 4 Hour Performance*	67.32%	66.99%	64.52%	71.62%	64.96%	71.03%	61.03%
ED 4 Hour Performance	58.44%	57.26%	54.17%	60.03%	54.95%	60.04%	52.33%
ED 12 Hour Performance	2079	2385	2746	1977	2595	1015	1477
1 - 2 Hour Ambulance Handover	647	769	698	574	599	266	371
2 - 3 Hour Ambulance Handover	314	421	421	192	364	96	208
3 - 4 Hour Ambulance Handover	153	190	250	70	272	24	140
4 - 5 Hour Ambulance Handover	66	128	177	35	141	6	81
Over 5 Hour Ambulance Handover	42	94	189	24	234	10	112
Red 8 Minute	56.88%	50.96%	49.27%	69.37%	45.18%	70.37%	48.32%

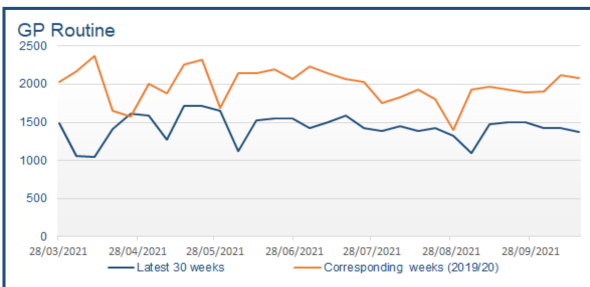
Red 8 Minute data is unvalidated and not for sharing outside this report.
*MIU figure refreshed resulting in variance to current IRIS view for September

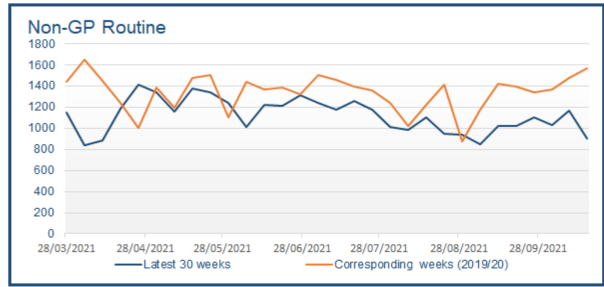


Referral Rates



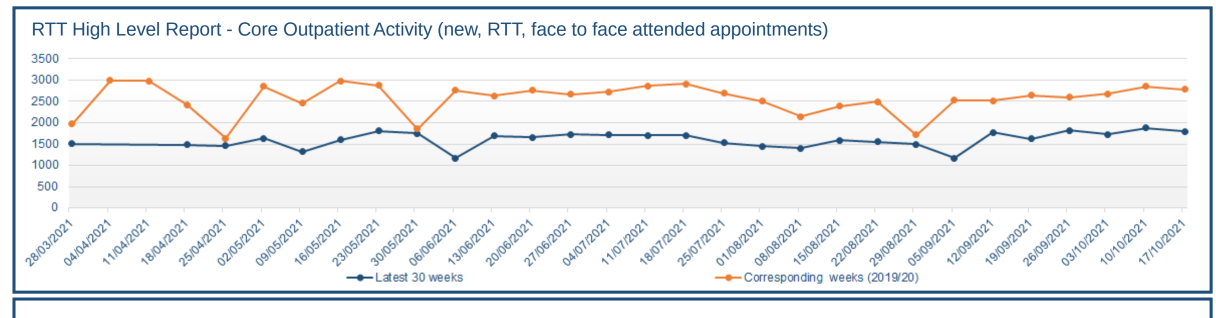


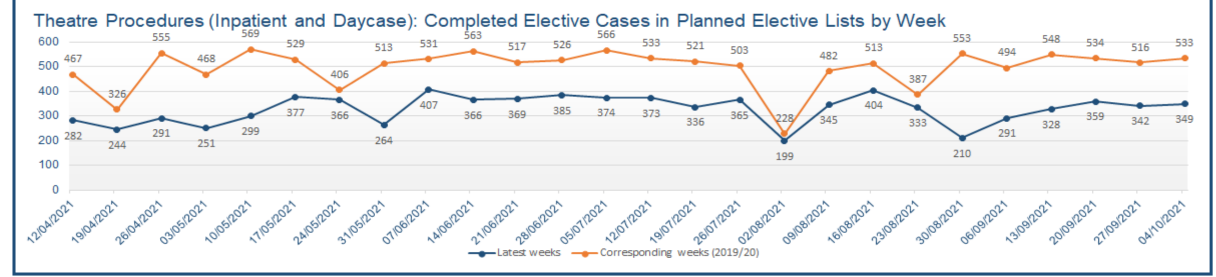






Planned Care Activity







Further Information

Further information is available from the office of the Director of Performance which includes:

• tolerances for red, amber and green

Further information on our performance can be found online at:

• Our website <u>www.bcu.wales.nhs.uk</u>

• Stats Wales https://statswales.gov.wales/Catalogue/Health-and-Social-Care

We also post regular updates on what we are doing to improve healthcare services for patients on social media:

follow @bcuhb

http://www.facebook.com/bcuhealthboard



Cyfarfod a dyddiad:	Quality, Safety and Experience Committee
Meeting and date:	2nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Quality Highlight Report
Report Title:	
Cyfarwyddwr Cyfrifol:	Gill Harris, Executive Director of Nursing & Midwifery/Deputy CEO
Responsible Director:	
Awdur yr Adroddiad	Julie Ward-Jones, Head of Quality Assurance
Report Author:	
Craffu blaenorol:	Matthew Joyes, Associate Director of Quality Assurance
Prior Scrutiny:	Gill Harris, Executive Director of Nursing & Midwifery/Deputy CEO
Atodiadau	None
Appendices:	
A 1 111 1 / PS	

Argymhelliad / Recommendation:

The Committee is asked to note this report.

Ar gyfer	Ar gyfer	Ar gyf	er	Er		
penderfyniad /cymeradwyaeth	Trafoda	eth sicrwy	'dd	gwybodaeth		
For Decision/	For	For		For		
Approval	Discuss	sion Assura	ance	Information		
Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol N						
Y/N to indicate whether the Equality/SED duty is applicable						
Sefyllfa / Situation:						

This paper provides a summary of key quality related information from the months of August and September 2021. The aim of this new report is to provide the Committee with key quality highlights at each meeting. Detailed information relating to trends, themes, learning and improvement is provided in the Patient Safety Quality Report and Patient and Carer Experience Report.

The Committee is advised this is the first report of this kind, intended to replace the Serious Incident Report with a broader and more integrated summary of key quality information and matters. Feedback is requested and welcomed on this report to support the Committee's business.

Cefndir / Background:

Nationally reportable incidents

As part of the new NHS Wales National Incident Reporting Policy, a revised reporting requirement is in place from 14th June 2021. This covers both Serious Incidents (now to be called nationally reportable incidents) and sensitive issue/no surprise notifications (now to be called Early Warning notifications).

There were 19 nationally reported incidents, including 2 Never Events, in total for the two month time period:

Wrexham Maelor Hospital - Acute (7)

Acute Assessment Unit: inpatient fall with harm (fracture neck of femur); Make it Safe review and investigation undertaken.

Emergency Department (ED): delay in diagnosis and treatment. Self-presented to ED with chest pain at 20.05hrs, seen and treated at 06.54hrs the following morning. Transferred to Ysbyty Glan Clwyd (YGC) for Percutaneous Coronary Intervention (PCI). Make it Safe Review undertaken, investigation commenced.

Emergency Department: delay in diagnosis and treatment. Self-presented to ED following a road traffic accident. Delay in identifying the full extent of trauma injuries and no trauma call. Transferred to Stoke where the patient died. Make it Safe review undertaken and investigation commenced.

Fleming Ward: inpatient fall with harm (fracture neck of femur). Make it Safe Review undertaken, investigation commenced.

Pharmacy (near miss incident): due to a change in Welsh Government contracts and purchasing it was noticed that two medications were in similar packaging with the potential for products to be mixed up. Alert circulated, escalated to the Medication Safety Officer network and procurement. Another product has been put on contract.

Surgical Assessment Unit: patient admitted with testicular pain; diagnosed as Epididyorchitis and discharged with antibiotics and a plan for outpatient ultrasound. No arrangements were made for the ultrasound (awaiting electronic discharge letter to be written). Readmitted 9 days later and underwent an orchidectomy for ischaemic teste. Make it Safe undertaken and investigation commenced.

Urology: delayed diagnosis and treatment. Treated as urinary retention, unresolved for 2 months. Further investigations found large ovarian mass and metastatic disease. Make it Safe Review undertaken.

North Wales Cancer Treatment Centre (1)

Outpatients: delay in acting upon results. Abnormal results were sent to clinician who was on leave. Awaiting Make it Safe Review.

Ysbyty Glan Clwyd – Acute (6)

Gastro Unit: perforation of the gastrointestinal tract. The patient had undergone a flexible sigmoidoscopy a few days previously. Make it Safe Review undertaken and investigation commenced.

Pathology: incorrectly reported breast biopsy in 2015 resulting in incorrect treatment. Make it Safe Review undertaken and investigation commenced. A desktop review has been completed led by the Interim Deputy Executive Medical Director supported by Corporate Patient Safety including a sample audit of other cases – no further concerns were identified.

Surgical Assessment Unit: fall with harm (fractured skull and subdural and subarachnoid haemorrhage). Make it Safe Review undertaken and investigation commenced.

Theatres (orthopaedic surgery): Never Event. Small guide for philos plate was left insitu. Make it Safe Review undertaken and investigation commenced.

Ward 9: Patient brought into ED in cardiac arrest; had received a blood transfusion earlier that day and discharged home. Make is Safe Review undertaken and investigation commenced.

Ward 9: omissions in observations noted by the Medical Examiner. Make it Safe Review undertaken and investigation commenced.

Ysbyty Gwynedd – Acute (3)

Emergency Department: delay in assessment; long wait to triage, pressures identified in incident report. Make it Safe Review undertaken and for further investigation.

Emergency Department: delay in transfer for vascular interventions. Make it Safe Review undertaken and investigation commenced.

Tryfan Ward: Never Event. Ascitic drain inserted into the wrong patient. Make it Safe Review undertaken and investigation commenced.

Mental Health and Learning Disability (2)

Ty Celyn, Community Mental Health Team (CMHT): Unexpected death of a patient known to services. Make it Safe Review undertaken and for further investigation.

Ty Derbyn, CMHT: Report received from Criminal Justice Liaison Manager that a patient known to mental health services had been arrested on suspicion of murder. Make it Safe Review undertaken and independent investigation commissioned.

The independent investigation into the inpatient suicide at the Hergest Unit, Ysbyty Gwynedd remains underway. It is anticipated this report will be made available to the Health Board for factual accuracy checking in mid-November 2021. It is planned to being this report, and resulting action plan, to the next meeting of the Committee in public session.

The Health Board responded to the Health and Safety Executive Improvement Notice regarding the management of inpatient falls. The Inpatient Falls Group will monitor delivery of the improvement plan in place.

Ombudsman

The Public Services Ombudsman for Wales (PSOW) issued two Public Interest Reports during August and September:

<u>Case 202000661 (investigation of a complaint)</u> an investigation of a complaint against the Health Board and Denbighshire County Council concerning the care and treatment received at Ysbyty Glan Clwyd and Llandudno General Hospital.

<u>Case 202002273 (own initiative investigation)</u> concerns raised in relation to urology service waiting time breaches and harm reviews including those patients treated outside NHS Wales.

The hyperlinks above will open the publically issued Ombudsman reports. Both reports have been subject to specific papers to the Committee.

Inquests

There have been no Regulation 28 Prevention of Future Death (PFD) reports during August and September.

The coroner did indicate, at an inquest held in September into the care and treatment of a patient who had been held in an ambulance outside an Emergency Department, that he would be watching events progress post pandemic in relation to hospital handover delays and whether a further PFD would be indicated in future cases.

Claims

No high value claims were settled during the period under review.

Healthcare Inspectorate Wales (HIW)

On 06 September 2021 HIW paid an unannounced visit to the Hergest Mental Health Unit, Ysbyty Gwynedd. Due to COVID on the unit, the unannounced inspection was suspended and HIW continued their inspection remotely. During the short time HIW were onsite they identified a number of immediate concerns around the delivery of safe and effective care. On 09 September 2021 the Health Board provided a response to the immediate concerns raised, and an Improvement Plan on 17 September 2021. On 21 September, HIW returned to the Unit, with more positive feedback following their inspection. We are currently awaiting their final report and this will be provided to the Committee as a specific paper in due course.

The Health Board provided HIW with an Improvement Plan in relation to the impact of ambulance waits outside Emergency Departments as part of a local annual review into Welsh Ambulance Services NHS Trust: Patient Safety, Privacy, Dignity and Experience whilst Waiting in Ambulances during Delayed Handover. A separate paper to the Committee provides more detail.

Asesu a Dadansoddi / Assessment & Analysis

As above, detailed information and analysis relating to trends, themes, learning and improvement is provided in the Patient Safety Quality Report and Patient and Carer Experience Report.

Goblygiadau Strategol / Strategy Implications – Not applicable.

Opsiynau a ystyriwyd / Options considered – Not applicable.

Goblygiadau Ariannol / Financial Implications – Not applicable.

Dadansoddiad Risk / Risk Analysis – Not applicable.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance – Not applicable.

Asesiad Effaith / Impact Assessment – Not applicable.



Cyfarfod a dyddiad:	Quality, Safety and Experience Committee
Meeting and date:	2 nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Quality Awards, Achievements and Recognition
Report Title:	
Cyfarwyddwr Cyfrifol:	Gill Harris, Executive Director of Nursing & Midwifery/Deputy CEO
Responsible Director:	
Awdur yr Adroddiad	Julie Ward-Jones, Head of Quality Assurance
Report Author:	
Craffu blaenorol:	Matthew Joyes, Associate Director of Quality Assurance
Prior Scrutiny:	Gill Harris, Executive Director of Nursing & Midwifery/Deputy CEO
Atodiadau	None
Appendices:	
A 1 11' 1 / B	

Argymhelliad / Recommendation:

The Committee is asked to note this report.

Ar gyfer	Ar gyfer	Ar gyfer	Er	
penderfyniad /cymeradwyaeth	Trafodaeth	sicrwydd	gwybodaeth	
For Decision/	For	For	For	
Approval	Discussion	Assurance	Information	
Y/N i ddangos a yw dyletswydd (N			
Y/N to indicate whether the Equality/SED duty is applicable				
Sofulfa / Situation:				

This paper provides an outline of quality related awards, achievements and recognitions for the period August and September 2021. It is important to note that the COVID-19 pandemic has had a significant impact in this area, with the focus rightly being on service delivery and services changes in response to the pandemic, and many award and recognition schemes were deferred or cancelled.

Cefndir / Background:

During the last two months, a number of staff, services and initiatives have received a quality related award, achievement or recognition, a summary of which is below:



Innovative technology used at Wrexham Maelor Hospital for kidney stone patients' scoops award: A surgeon at Wrexham Maelor Hospital has been recognised for using innovative technology to improve patient care with a special award. Consultant Urological Surgeon, Mr Mohamed Yehia Abdallah was joint winner in the Patient Impact Innovation Category at this year's Betsi Cadwaladr University Health Board's Research & Innovation Excellence Awards. Mr Yehia was praised by

the judges for introducing MINIPERC Technology at Wrexham Maelor Hospital for kidney stone

patients. The MINIPERC technique uses smaller cameras and specialised tools to create a smaller incision in the skin to carry out minimally invasive keyhole surgery. The new technique provides a much safer procedure and allows the patient to recover quicker with shorter post-operative hospital stay. This would also help to attract more clinical fellows and training doctors in order to expand their knowledge and surgical skills.

Hat-trick of award chances for 'inspiring' eye unit after 'life-changing' student experience: A student's "inspiring" ophthalmology work placement with Betsi Cadwaladr University Health Board was the catalyst for three nominations at nursing's benchmark awards ceremony. Student nurse Chloe Scott entered the Stanley Eye Unit, at Abergele Hospital in February, and during her 12-week placement the final year student at Bangor University's Health Sciences School not only learned from staff, she fully contributed to the unit. Chloe subsequently nominated staff nurse Annie Sealey as Practice Supervisor of the Year for the prestigious Nursing Times Awards 2021 and the entire unit for Placement of the Year. Her tutor Naomi Jenkins submitted her name for the Most Inspirational Student prize, based on reports from her placement supervisors. Incredibly, all three nominations were accepted onto their respective shortlists for the glittering awards night in Mayfair, London, in November. Chloe is also a Patient and Carer Experience Champion.

Researchers and patients across North Wales to support national multi-cancer detection test trial: Betsi Cadwaladr University Health Board staff and patients across North Wales are supporting a new trial to help evaluate a new multi-cancer detection test. The Health Board has joined Health and Care Research Wales in supporting GRAIL and the University of Oxford, to evaluate the use of a new multi-cancer early detection (MCED) test which can detect over 50 types of cancers. Health and Care Research Wales teams across NHS Wales are taking part in the SYMPLIFY study, which will investigate a multi-cancer early detection test developed by GRAIL, known as Galleri, for patients with non-specific symptoms that may be a result of cancer.

'Contraceptive Champions' recognised with award: A group of doctors at Wrexham Maelor Hospital have been awarded for improving access to postnatal contraception during the COVID-19 pandemic. Speciality trainees Dr Noreen Haque, Dr Anu Ajakaiye, Dr Maria Kaloudi and Consultant Obstetrician & Gynaecologist Dr Ruth Roberts from the hospital's Women's and Maternity Department were joint winners of the Patient Impact Innovation Award at this year's Betsi Cadwaladr University Health Board's Research & Innovation Excellence Awards. To help improve access to contraception the team improved education for staff and patients as well as the availability of contraception for women on the maternity unit. The team also provided staff with tools to ensure safe prescribing of contraception. In June 2020 0.5 per cent of women left Wrexham Maelor Hospital maternity unit with contraception. In April 2021 47 per cent were discharged with suitable contraception.

The Pharmacy and Harm Reduction Team were runners up in the Betsi Cadwaladr University Health Board's Research & Innovation Excellence Awards for providing a rapid test and treat hepatitis C (HCV) service for homeless patients in the community.



Dr Chris Subbe, Ysbyty Gwynedd, awarded for his commitment to research during pandemic: Dr Chris Subbe received the Patient Impact Award at this year's Betsi Cadwaladr University Health Board's Research & Innovation Excellence Awards. Ysbyty Gwynedd's Research & Development Team nominated Dr Subbe for the major part he played in his willingness to undertake the role of Principal Investigator for the RECOVERY trial. The high profile international research trial opened during the height of the first wave of the pandemic and aims to identify treatments that may be beneficial for people hospitalised with suspected or confirmed COVID-19.

The Health Board's Research & Development Team were runners up in the Betsi Cadwaladr University Health Board's Research & Innovation Excellence Awards for leading the Novavax Vaccine and Cov-Boost trials that have recruited over 600 participants so far.

Nature classes helping patients stay connected to the outdoors awarded Big Lottery funding: Nature-themed classes helping community hospital patients stay connected to the outside world have been awarded Big Lottery Community Funding due to its success. The sessions, called Grow4it, encourages psychological wellbeing and social contact through interactive nature activities including the study of animals and nature-themed games and quizzes. Isa Lamb, who runs the sessions as part of her social enterprise King's Garden, was delivering sessions at Denbigh Community Hospital and Holywell Community Hospital until the pandemic forced the sessions to end last March. By implementing strict infection prevention measures including social distancing, decontamination of session materials and keeping patients safe in a small controlled group, Isa was able restart nature study sessions in Holywell Community Hospital in September 2020. The new Big Lottery Community Funding will support Grow4it to be delivered in person to Colwyn Bay Community Hospital for one year, whilst developing an additional virtual element for both Holywell and Colwyn Bay. Is a will work with dementia support workers and patients at both community hospitals to design and create their own virtual sessions, for patients to access at their bed sides any time they want. Sessions can help reduce boredom among patients, promotes wellbeing and socialisation, as well as helps stimulate interest, activity and conversation, and are a distraction from physical and psychological pain.



North Meirionnydd District Nursing Team receive funding award to set up innovative project to improve care within their community: District Nurses working in North Meirionnydd in Gwynedd have been awarded funding from the Queen's Nursing Institute to improve complex care in their community. The District Nursing team in the West supports over 4,280 patients who are housebound across Gwynedd

and Anglesey. Their project, District Nursing Single Point of Contact, has received £5,000 funding and will help the team establish a more coordinated, person centred seamless service close to home. The project will help prevent patients with complex needs having to be admitted to hospital for conditions that can be managed in the community if there is access to the right people at the right time. A hub is now set up and is manned by a District Nurse between 9am – 5pm Monday to Friday, and prioritises and co-ordinates each individual's care and concerns whilst drawing in specialist support from colleagues from Community Care, Secondary Care and Primary Care if needed.

Health Board Dietetics team supports record number of schools running summer holiday Food and Fun activities: More children across North Wales have been enjoying food and exercise activities this summer with almost 50% more schools taking part in the award-winning School Holiday Enrichment Programme (SHEP). SHEP is a school-based education programme, supported by Public Health Dietitians and Dietetic Assistants from Betsi Cadwaladr University Health Board, designed to engage children in fun nutrition and physical activity sessions during three weeks of the summer holidays. Children take part in hands on 'Food and Fun activities like the Eatwell relay game, how to build a healthy plate and design their own healthy meal, and exploring the sugar content of snack foods and drinks. Each week the children are encouraged and rewarded for setting their own healthy food target, for example trying a new vegetable. SHEP is supported by Welsh Government funding and is coordinated by the Welsh Local Government Association. In North Wales the partnership between local authorities, Dietetics, the school meals service, leisure services, and many others has led to the year-on-year growth and success of the scheme. Before the scheme starts each year, the Dietetics team work with all six North Wales local authority educational teams to provide accredited food and nutrition training for teachers and teaching assistants to run the nutrition sessions. Schools also receive a bumper box of nutrition resources and games all prepared by the Dietetics team to provide everything needed to run sessions with the children. The summer holidays can be a time when some families struggle to afford or access healthy food, and some children may experience social isolation or a lack of intellectual stimulation during the school break. The intent for SHEP 2022 is to be bigger and better so even more children and families can benefit from taking part.



Wrexham Maelor Hospital Pharmacy publishes new edition of esteemed guidelines sold worldwide: A clinical guide that has become a 'best-seller' for the Pharmacy Department at Wrexham Maelor Hospital is being published in its fourth edition this month. The guide called, The NEWT Guidelines, is a resource for healthcare professionals and carers to help people with swallowing problems. The guide is listed on the essential resources list of UK Medicines Information, as it's become so well-respected and used amongst healthcare professionals across the world. The NEWT Guidelines started life over nineteen years ago as a guide for nurses in Wrexham who were caring for patients that were unable to take medicines in tablet form.

Gastro Clinical Specialist Nurse recognised with special award: A Gastroenterology Clinical Specialist Nurse has been recognised for her outstanding leadership skills with a special award. Iola Thomas received the Novice Researcher Award at this year's Betsi Cadwaladr University Health Board's Research & Innovation Excellence Awards. Iola has been praised for her involvement in the recent Clarity Study. This is looking at the impact of two biologic medicines on COVID-19 infection, vaccination and immune response in people with Inflammatory Bowel Disease (IBD). The study gave the research team the opportunity to investigate the impact of biologic and immunomodulatory therapy on COVID-19 infection and immunity in patients with IBD.

A runner up in the Betsi Cadwaladr University Health Board's Research & Innovation Excellence Awards was Joanne Goss who was recognised for her contribution to the Hearing Aids foR tinnitus and mild hearing loss (HEAR IT trial) that aims to answer whether hearing aid/s are effective in helping people with mild hearing loss and tinnitus to make their tinnitus symptoms.



North Wales nurse shortlisted for top national award: A nurse leader who is passionate about broadening the skills of others in her profession has been shortlisted for a top national award. Nia Boughton, a Consultant Nurse for Primary Care with Betsi Cadwaladr University Health Board, has been shortlisted for a prestigious Royal College of Nursing award, under the Advanced Nursing Practice category. Nia, who has worked in the profession for over 20 years, has been recognised for her work to improve the quality and consistency of training provided to nurses working in primary care settings across North Wales. This includes introducing a training framework based on a

social model of care – which examines the range of factors that contribute to a person's health, rather than just their medical presentation. Practitioners using Nia's framework have reported a significant improvement in their training experience, while an initial evaluation suggests it has improved patient outcomes and led to greater consistency in the quality of consultations carried out by Advanced Nurse Practitioners.



Patient experience champion first to receive bronze and silver awards for going above and beyond: Diane Sweeney, who works at Mold Community Hospital, volunteered to be a Patient Experience Champion and has received both bronze and silver awards for her extra efforts. Diane has created and developed exciting activities for her patients. Diane involves not only the patients and staff, but also all their relatives, to help her identify their interests, bring out their personalities and encourage social interaction. Diane has also gathered information and pictures of local care homes to show patients and help their transition from hospital to a care facility. She also arranges virtual tours so that patients can see where they are

going once discharged. Over 90 members of staff from all hospitals, clinical and service areas in Betsi Cadwaladr University Health Board have signed up to become champions.

Unique partnership helps teen with life-limiting health conditions expand his horizons: A teenager who has complex learning disabilities and kidney disease has been given a new lease of life, thanks to a pioneering initiative led by staff, which has been shortlisted for two prestigious Nursing Times awards. Darren (19), whose real name has been changed to protect his identity, is thought to be the first person in the UK to receive regular lifesaving haemodialysis treatment in a learning disability community hospital. The treatment is being provided by learning disability nurses at Bryn y Neuadd Hospital, Llanfairfechan, who have received specialist training and ongoing support from the Renal Home Therapy Team, based at Ysbyty Gwynedd, Bangor. Thanks to their dedication and forward thinking, the fun-loving teen has been able to leave his wheelchair behind,

make new friends, and take part in a range of new activities, including kite flying, nature walks, and even water fights with his carers!

Asesu a Dadansoddi / Assessment & Analysis

Goblygiadau Strategol / Strategy Implications – Not applicable.

Opsiynau a ystyriwyd / Options considered – Not applicable.

Goblygiadau Ariannol / Financial Implications – Not applicable.

Dadansoddiad Risk / Risk Analysis – Not applicable.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance - Not applicable.

Asesiad Effaith / Impact Assessment – Not applicable.

Quality, Safety & Experience Committee 2nd November 2021

Operational Report – Childrens Services October 2021



Neonatal Service Update

The service continues to operate across all three sites which are working together to maintain the in-patient service, community support and transport retrieval service. Twice weekly meetings with Womens services are now in place to facilitate improved communication.

The key challenges and risks relate to nurse staffing, which impacts on service delivery during periods of high demand. Occasionally this causes unit closures but more usually involves the adjustment of case mix and the transfer of staff between units to mitigate staffing gaps. Staffing vacancies in SuRNICC are high at 11.3wte. There are no current vacancies in East and West Special Care Baby Units (SCBU's). Staffing is also impacted by staff absence due to sickness, C-19 related issues and maternity leave. Availability of staff Qualified in Speciality (QIS) is affected by the training being suspended during the pandemic. Education leads are planning 2 cohorts/year to increase the numbers and through put of staff to be trained.

Mitigating Actions being taken: an options appraisal paper is in draft which considers a variety of ways to improve staffing levels. This includes a short competency based programme to facilitate improved knowledge and skills while the full QIS training takes place; greater use of professional judgment in staffing ratios in times of extreme pressure via an improved escalation process; temporary revision of care pathways ie increasing High Dependency Unit care in the two scbu's



Childrens Respiratory Winter Plans

In July concerns were raised about a predicted surge in children's respiratory illnesses in the autumn and winter months 2021/22. The prediction was that the surge may be 20 - 50% greater than previous years and start earlier in August and September. An over arching BCU plan has been developed which incorporates operational plans for the three District General Hospitals (DGHs). The plans involve developed working relationships with other interdependent services within the DGHs, Primary Care and tertiary care partners. Strong links between BCU and The North West and North Wales Paediatric Critical Care Operating Unit and with a Wales wide response are in place. There is now a daily sitrep report of BCU paediatric ward status.

Current Status: While there is a steady attendance of children on each of the 3 sites with a variety of respiratory illnesses and pockets of 'busy weeks' the predicted surge has not yet happened, nor significantly impacted on service provision. Case presentation in North Wales has mirrored that in North West England and demand remains manageable. So far there have been very few children needing transfer for critical care in relation to winter respiratory illness.

Along side the daily sitrep now in operation, if the demand increases there will be a daily Senior Manager led conference call to ensure the wards work collaboratively together to assess and escalate risks, share resources and develop solution focused site and regional plans.



Childrens Respiratory Winter Plans

The key challenges and risks relate to:

Nurse staffing levels, particularly with the introduction of The Paediatric Nurse Staffing Levels Act Implementation on the 1st October 2021. There are vacancies across the 3 sites and there is also impact from staff absence due to sickness, C-19 related issues and maternity leave.

The normal paediatric cohort of respiratory illness and patients requiring isolation while waiting for infection screening, results in insufficient cubicle capacity. Discussions are ongoing with Infection Prevention and Control and to access Point of Care testing to facilitate safe cohorting of patients.

Complex CAMHS patients resulting in Delayed Transfers of Care – Assistant Area Director partnership work with Local Authorities takes place to facilitate safe discharge



Paediatric Transfers to Tertiary care

In paediatric respiratory illness it is usually Respiratory Syncytial Virus (RSV) infection that may require critical care, particularly in the very young. The North West of England and North Wales have not seen the RSV modelling originally predicted by Public Health Wales and Public Health England and only 1-2 patients have required transfer from North Wales for RSV management. RSV numbers are currently very low.

There are the usual Paediatric Intensive Care Unit (PICU) challenges including general respiratory illness which includes covid related illness, but there are no Datix incidents relating to delays or issues with transfers. Although there have been challenges with PICU capacity at times, the North West Critical network have been able to accept all referrals from North Wales for level 2 and 3 critical care.

There have been discussions regarding North West Transport Service (NWTS) and their ability to respond to a surge due to a possible shortage of ambulance drivers. Strategic discussions in England and Wales are taking place to develop contingency plans to address this if the need arises.

In relation to the transfer of all patients to tertiary care we have observed some delays in acquiring beds in tertiary centres as well as ambulances to transfer them at times. The patients have continued to be cared for locally with any necessary advice from the tertiary centre, until the transfer has been possible.

CAMHS Improvement Update

Targeted Improvement (TI) framework established with 12 identified work streams. Early indications of progression to Level 1 of TI maturity matrix within first 6 months. Progress to Level 2 of the maturity matrix is anticipated by May 2022

Priorities for delivery within the TI matrix include Workforce, Crisis Services, Strategy and Sustainability, Access, Involvement and Participation and Transition

Risks to delivery identified are the inability to recruit to key staff, increased demand for services, lack of engagement with partners

Creation of regional risk management process aligned to established Area teams governance structures to support management of risk and mitigating actions

Mitigating actions being implemented:

- Workforce Appointment of external support to develop recruitment campaign and strategy to maximise recruitment opportunities. Development of training "academy" in conjunction with HEIW and local Universities to provide identified training programmes to enhance recruitment and retention
- Access Use of private providers for assessments and therapy. Review of private provision available for early intervention services and step down services to support throughput. Establishment of Family Wellbeing Practitioners in GP clusters and In reach practitioners in schools to provide advice and training to partners to build capacity for early help for children and young people and access to specialist liaison, consultancy and advice for partners when needed with the aim of reducing demand for Specialist CAMHS
- Engagement Regular meeting/workshop meeting attendance by Local Authority and BCUHB colleagues. Development of joint strategy with Local Authority partners to address No Wrong Door report. Transition policy and audit tool developed and implemented in CAMHS and Adult Mental Health services.

Neurodevelopment Service Update

Children's Neurodevelopment (ND) Services relate mainly to Autistic Spectrum Disorders (ASD) and Attention Deficit and Hyperactivity Disorder (ADHD) in under 18yr olds. There is a monitored Neurodevelopment Target set by the Welsh Government (WG): 80% of assessments to commence within 26 weeks of date referral received, which is currently not being met within BCU.

Demand for the service has increased during and as a result of the Covid pandemic. This has had a direct effect on the capacity of teams to respond in a timely way to the increasing trends, alongside the ongoing challenges to service delivery related to the Covid restrictions remaining in place and staff having to isolate. Demand currently outweighs capacity in all three regions across the Health Board. Without significant investment in internal capacity / resources the waiting list will continue to grow.

Mitigating Actions being Implemented: In order to support a reduction to the ND assessment waiting list, Children's Services have engaged the support of an external provider to undertake backlog assessments waiting over 26 weeks, which is currently in place until March 2022. Consideration is being given to extending this into 2022/23

There is an increasing realisation that there needs to be a move of focus away from purely waiting list management into a whole service improvement ethos. An action plan is now being put in place to manage this. This includes moving to an Improvement and Development focused Steering Group; Development of a robust workforce plan; Development of clinically driven pathways to reduce variation and improve access; Increased engagement with families; Increased multiagency working to address children and families real needs; the development of business cases to increase resourcing.

Diolch Thank you





Cyfarfod a dyddiad:	Quality, Safety and Experience Committee
Meeting and date:	2nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Immunisation programme delivery in BCUHB to September 2021
Report Title:	
Cyfarwyddwr Cyfrifol:	Teresa Owen, Executive Director of Public Health
Responsible Director:	
Awdur yr Adroddiad	Leigh Pusey, Matron Immunisation and Vaccination
Report Author:	
Craffu blaenorol:	The data and information included in this report has been scrutinised
Prior Scrutiny:	by West Area Director.
-	
Atodiadau	1. Strategic Immunisation Plan 2019-2022
Appendices:	https://bcuhb.nhs.wales/health-
	advice/immunisations/immunisations/strategic-imms-plan-2019-22/

Argymhelliad / Recommendation:

The Quality, Safety and Experience Committee is asked to scrutinise the report and advise if any areas are to be escalated to the Board.

Ticiwch fel bo'n briodol / Please tick as appropriate

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Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol					N			
Y/N to indicate whether the Equality/SED duty is applicable								

Sefyllfa / Situation:

The purpose of this report is to keep the Committee informed of progress in relation to some of the key vaccination programmes currently being delivered across North Wales. This provides an update regarding the planning, implementation and delivery of the main immunisation programmes currently being delivered across North Wales and includes key performance data for the two main vaccination programmes, the Routine Childhood Immunisation Programme and the Seasonal Influenza programme.

The Committee are asked to note the following:

- The NHS Wales COVID-19 operating framework for quarter 1 (2020/21) was published by Welsh Government (WG) in early May and highlighted the continuing need to maintain essential services which includes immunisation programmes.
- The vast majority of immunisation services have continued to be delivered via General Medical Services (GMS)/GP Practices, School Nursing Services, BCUHB Occupational Health and other services such as Community Pharmacies throughout the Covid-19 pandemic. Based on a national risk assessment some immunisation programmes were suspended on the instruction of the Chief Medical Officer but have since been reintroduced e.g. Shingles vaccination and travel

vaccines. Immunisation services were delivered using a modified way of working to accommodate the infection control procedures required to manage the coronavirus pandemic.

- Despite the impact that COVID 19 has had on the delivery of immunisation programmes, it is
 encouraging to see that children's immunisation programmes have continued to deliver
 throughout 2020/21 with 95.9% of eligible children receiving 6 in 1 Hexavalent by age 1 and
 93.9% of eligible children receiving 2 doses of measles, mumps & rubella (MMR) vaccinations by
 age 5 in the most recent Annual COVER (Coverage of Vaccination Evaluation Rapidity) report.
 cover report Feb 95 [WP] (wales.nhs.uk)
- The seasonal influenza programme delivered during 2019-20 achieved the Health Board's best uptake in several categories reaching 78.2% for those people aged 65 years and over and 54.2% for those with an at risk condition. The workload increased significantly mid campaign as people aged 50 to 64 years were included in the eligible groups to be vaccinated.
- The seasonal influenza programme is well underway for the current year 2021-22. Additional groups have become eligible for the flu vaccine namely, all secondary school pupils and all inmates in prison. This year has seen a national problem with the main vaccine supplier which affected all providers resulting in a delay of the delivery of the vaccine for one to two weeks. Consequently providers had to adjust their plans to provide vaccination clinics.
- In an effort to avoid any vaccine supply issues, BCUHB has purchased a Flu vaccine contingency stock for the second year. If the demand for flu vaccination is high, then GP practices, community pharmacies and the staff campaign can all access the contingency stock if needed. (Several requests have already been made to access that stock as at 18.10.2021).
- The seasonal flu campaign in schools is progressing well, however there are some schools that
 have cancelled their planned vaccination session due to COVID infections in pupils or staff. Any
 cancelled date will be rearranged as soon as it practical to do so.
- All immunisation programmes are fully implemented in BCUHB, Vaccination uptake data is scrutinised and feedback given to providers where uptake is deemed to be lower than expected to enable modifications to be made to their campaign to maximise uptake.

Cefndir / Background:

The Committee should be aware that BCUHB has produced a 3 year Strategic Immunisation Plan (SIP) for the period 2019-22 which outlines how the Health Board and primary care providers will protect and improve the health of the population through maximising uptake of vaccines for eligible groups across the life course. This has focused on reducing variation in uptake, sharing learning and further embedding a culture of quality improvement, strengthening governance arrangements with the Area Operational Immunisation Groups, improving how we communicate and engage with key stakeholders, and taking every opportunity to immunise our public, patients, and staff.

Some of the key actions have been:

- 1. Improving the governance structure enabling the Area Operational Immunisation Groups to take forward the local agenda and have oversight of local issues and service delivery.
- 2. Structured media messages to the public with funding secured from Building a Healthier North Wales scheme.
- 3. Research project in conjunction with Bangor University to explore:
- Insights into factors affecting childhood immunisation uptake across the pathway and amongst specific groups to improve uptake in smaller cohorts where uptake is low.

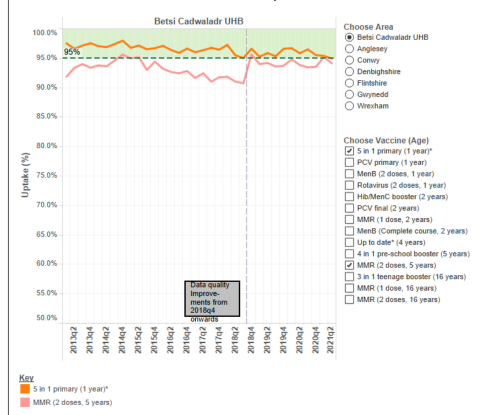
 Improving access and availability of information resources to promote childhood vaccination with minority ethnic/language groups

In addition to the SIP, other action plans are in place to ensure uptake is maximised in specific areas namely: Flu Vaccination plan and the Childhood Immunisation Action plan. These set out key activities for implementation to address specific operational issues. The SIP is currently being reviewed and updated by members of the Strategic Immunisation Group, in relation to forward planning for the next few years.

Wales has a comprehensive Childhood Immunisation programme and the NHS Delivery Framework targets set at 95% for the 3rd Hexavalent vaccine by the 1st birthday and two doses of the Measles Mumps Rubella (MMR) vaccine by the 5th birthday. The target of 95% is the uptake level required to provide herd immunity in the population. Each Health Board in Wales is required to report quarterly on uptake of childhood vaccines against the 95% target.

The main provider of immunisations to preschool children are GP practices who offer weekly or fortnightly immunisation clinics on their premises. The process works very well and is supported by the Child Health department to operate the appointment and recall system and the network of Health Visitors to provide expert clinical advice. A home vaccination service is available to support vulnerable families to ensure the child is protected from vaccine preventable diseases.

Chart One – Immunisation uptake of 3rd 6 in 1 vaccine by 1 year and two doses of MMR vaccine by 5 years 2013-2021 in Betsi Cadwaladr University Health Board. Accessed 16.10.2021

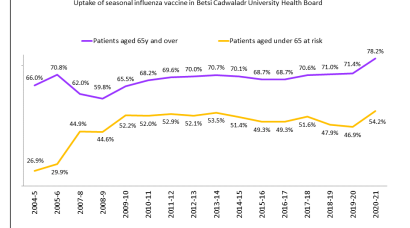


The Influenza vaccination programme is a major health prevention campaign commencing annually each September with aspirational vaccination targets. Achieving a high vaccination uptake will be an important priority this coming autumn to reduce morbidity and mortality associated with influenza, and to reduce hospitalisations during a time when the NHS and social care may again be managing

winter outbreaks of Covid-19. Vaccine uptake reporting is via local Area Operational Immunisation Groups.

The BCUHB Seasonal Influenza campaign is reviewed annually and lessons learned are noted. The plan is updated to reflect the learning and a new action plan developed to maximise uptake. Chart Two below demonstrates the trends in Flu vaccine uptake over the last 17 years in BCUHB.

Chart Two: Uptake of seasonal influenza vaccine in Betsi Cadwaladr University Health Board 2004—2021.



There are many other vaccination programmes that are in place to prevent other vaccine preventable diseases which are offered on an ad hoc basis due to the individual health needs of the person or their age. i.e. shingles or Hepatitis B that are not reported here.

The Strategic Immunisation Plan (SIP) is currently being reviewed with a view to publish a new three year plan by 1st April 2022.

Asesu a Dadansoddi / Assessment & Analysis

Goblygiadau Strategol / Strategy Implications

Within BCUHB, the Strategic Immunisation Plan sits under the Improving Health and Tackling Inequalities group.

These immunisation plans align to several strategies including:

- □ NHS Delivery Framework
- ☐ Building a Healthier north Wales
- ☐ A Healthier Wales
- ☐ Unscheduled care
- ☐ Informed by NICE guidance which sets out best practice to reduce inequalities in uptake

Opsiynau a ystyriwyd / Options considered

Not applicable

Goblygiadau Ariannol / Financial Implications

Not applicable

Dadansoddiad Risk / Risk Analysis

There are some risks to be considered at the next Strategic Immunisation Group prior to being added to the BCU risk register.

Opsiynau a ystyriwyd / Options considered

Not applicable

Goblygiadau Ariannol / Financial Implications

All immunisation programmes are implemented with a funding package from the Welsh Government via the Chief Medical Officer as set out in the form of Welsh Health Circulars

Dadansoddiad Risk / Risk Analysis

1. The COVID-19 pandemic produced a number of direct and indirect risks to the delivery of care across the healthcare system e.g. patients/parents being able to access trained staff who immunise who might have been off work due to shielding, self - isolation or illness. The situation has stabilised now and the risk has reduced.

Mitigating actions:

Bank staff were recruited to vaccinate. Immunisation clinics were delivered via a cluster collaborative scheme in alternative venues or via drive through clinics.

- 2. Vaccine supply issues may occur if the demand for vaccination is high **Mitigating actions:** BCUHB purchased a contingency stock to overcome any supply issues to support the BCUHB staff campaign, the GP and Community pharmacy campaigns.
- **3.** Under vaccinated children or adults pose a risk of a vaccine preventable disease outbreak occurring.
 - **Mitigating actions:** Continue to chase up children with missing immunisation records and if required offer home vaccination to catch up with the UK Children Immunisation Schedule. Encourage all services/providers to develop robust flu vaccination plans.
- **4.** Flu vaccination uptake in schools may be lower due to COVID infections/outbreaks. **Mitigating actions:** Rearrange any cancelled school sessions at the earliest opportunity and provide catch up vaccination sessions for individual children. Ensure communications clearly demonstrate that Flu vaccination is an important vaccine for children to receive.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance

All vaccination programmes are fully implemented as per Welsh Government instructions

Asesiad Effaith / Impact Assessment

This report updates and informs the Committee on the various immunisation schemes currently being implemented in BCUHB. The report does not have a negative impact on equality, socio economic disadvantage or human rights beyond what is highlighted in the risks identified.

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Betsi Cadwaladr University Health Board

Strategic Immunisation Plan

2019 -22

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1 Executive summary

Vaccination preventable diseases remain a significant risk to morbidity and mortality in north Wales. Protecting the health of the population through provision of vaccination programmes to eligible groups across the life course represents the most cost-effective public health intervention, second only to providing clean drinking water. All vaccines are safe and effective for the groups to which they are offered.

There are a growing number of vaccination programmes and this plan provides an overview of all which the Health Board and its partners have a responsibility to provide for people living in North Wales. It highlights how we are doing against targets and provides a clear vision of how we will improve the uptake of key vaccinations from 2019-2022, in particular those for Measles, Mumps and Rubella (MMR) and Influenza (Flu).

Whilst we are doing relatively well in North Wales in comparison to the rest of Wales, we need to continue to work together as a whole system, including the NHS, Local Authorities, third and independent sector providers, to improve vaccination uptake and reduce variation where it exists. Inequities in immunisation uptake within population groups and across geographies are a real risk to the health and wellbeing of the whole population, and we must remain committed and focused in tackling them together.



2 Introduction

The aim of this Strategic Plan is to outline how the Health Board and primary care providers will protect and improve the health of the population through maximising uptake of vaccines for eligible groups across the life course. This will be achieved by focusing on reducing variation in uptake, sharing learning and further embedding a culture of quality improvement, strengthening governance arrangements, improving how we communicate and engage with key stakeholders, and taking every opportunity to immunise our public, patients, and staff.

BCUHB has a workforce of around 16,500 staff who, alongside an extensive network of primary care contractors, provide healthcare services to a population of around 676,000 people. A broad range of different groups in the population are eligible to be vaccinated against vaccine preventable diseases; these groups are outlined in the Plan.

This document has considered existing BCUHB operational plans as part of its development, and provides the strategic direction for their ongoing review over the next three years. They include:

- Measles, Mumps and Rubella (MMR) Operational Plan
- Human Papilloma Virus (HPV) Vaccination Action Plan
- Childhood Immunisation Action Plan
- Immunisation Training Plan
- Annual BCUHB Influenza (Flu) Plan, and the Pandemic Influenza Vaccination Plan (both aligned with the pan-BCUHB Winter planning processes).



3 Strategic and Policy Context

The UK Immunisation Policy is informed by policies that are developed through the World Health Organisation (WHO) for the European region¹. These include the coverage levels to be attained e.g. 95% uptake required for herd immunity against many childhood vaccine preventable diseases, and outcomes such as elimination of target diseases e.g. polio, measles, diphtheria.

Decisions on the most appropriate use of vaccines are made on advice from the UK Joint Committee on Vaccination and Immunisation (JCVI). The JCVI is an independent Departmental Expert Committee and a statutory body, and is constituted for advising the secretary of state in England and Welsh Ministers in Wales on "The provision of vaccination and immunisation services, being facilities for the prevention of illness"².



Following consideration of JCVI advice by the Welsh Government's Chief Medical Officer, the relevant actions regarding the implementation of vaccination programmes in Wales are communicated to Health Boards through the circulation of Welsh Health Circulars (WHC) and Chief Medical Officer Letters. Typically, funding is made available to Health Boards in order to facilitate the full delivery of each WHC.

Within BCUHB, the immunisation agenda sits under the Improving Health and Tackling Inequalities priority outlined in the current Three Year Plan (2018/19-2020/21)³. Section 11 of this Plan provides further details of the governance structure for vaccination and immunisation within the Health Board.

This Strategic Immunisation Plan is informed by NICE guidelines relating to maximising uptake of childhood and flu vaccinations^{4,5,6}. Although no additional funding is made available in Wales to support full delivery of NICE guideline recommendations, development of the detailed action plans that will sit alongside this Strategic Plan take them into consideration. Another important national policy driver includes the Wellbeing of Future Generations (Wales) Act 2015, in particular the ways of working it advocates. In seeking to improve the uptake of vaccinations amongst eligible groups, the Act encourages us to:

- think long term in our planning and aspirations, to prevent the spread of vaccine preventable disease wherever possible,
- take a whole system approach to vaccination by integrating planning and the delivery of services,

¹ Immunisation against infectious disease: The Green Book

² Joint Committee on Vaccination and immunisation: code of practice, June 2013

³ BCUHB (2018). 3 Year Plan (2018-2021)

⁴ NICE (2009). Immunisations: reducing difference in uptake in under 19s [PH21]

⁵ NICE (2018). Flu Vaccination: increasing uptake [NG103]

⁶ NICE (2017). Vaccine Uptake in under 19s: Quality Standards [QS145]

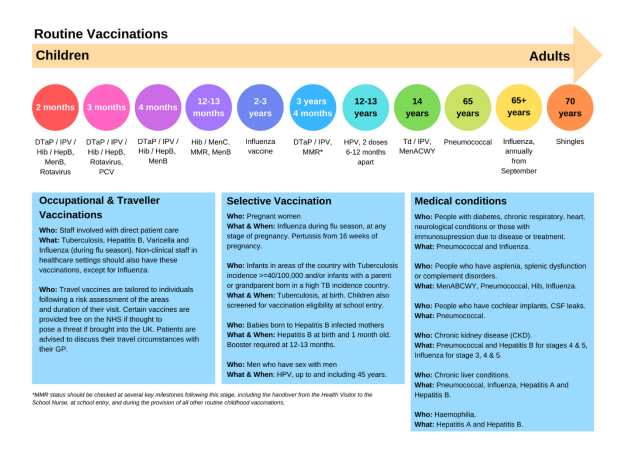
 encourage further collaboration with and involvement of key stakeholders to secure improvement.

Low immunisation uptake increases the risk of an outbreak. Maintaining high levels of uptake is the responsibility of BCUHB. The response to an outbreak is the shared responsibility of a multi-agency Outbreak Control Team as defined in the 'Communicable Disease Outbreak Plan for Wales'. BCUHB staff involved in immunisation may be required to assist in delivering outbreak response activities. Adequate staffing levels are therefore necessary to continue routine activities while also contributing to responding to outbreaks.

4 Immunisation Programme Schedule

Figure 1 presents a summary of the vaccination programmes that are being delivered by the Health Board and primary care contractors for the population of North Wales⁷. It is based on the detailed vaccination checklists outlined in Public Health Wales' Vaccine and Preventable Disease Programme webpages⁸, including routine, selective, travel and occupation vaccines across the life course. Note that guidance relating to the frequent checking of MMR status at key milestones following the scheduled second dose at 3 years and 4 months is reflective of current good practice across BCUHB. This is not highlighted in national guidance.

Figure 1: Summary Schedule of Routine, Selective, Medical and Occupational & Traveller Vaccinations



⁷ Please note that this schedule is not exhaustive and is subject to changes in line with Welsh Government vaccination directives

⁸ http://www.wales.nhs.uk/sitesplus/888/page/43510

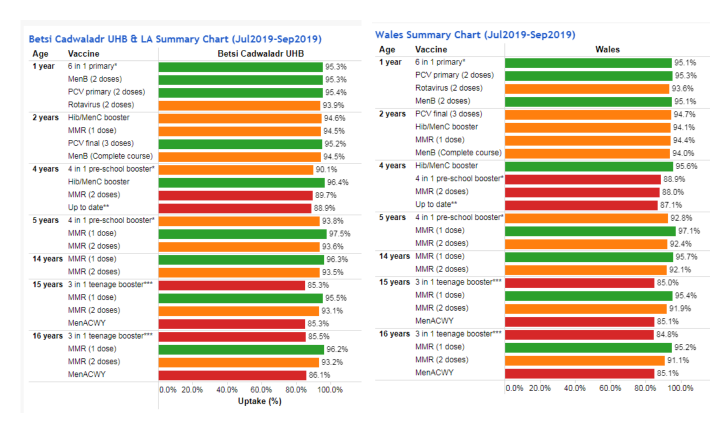
5 Benchmarking

This benchmarking chapter provides a narrative summary of the uptake of routine and selective vaccinations, specifically for children, adults and flu (across the life-course). Further detail can be found via the links to the data sources referenced as footnotes, and in Appendix 1 which includes an overview of child, adult and travel & workplace vaccines.

5.1 Childhood Immunisations

BCUHB has historically performed better than the national average for uptake of most childhood immunisations. The most recent data⁹ shows vaccine uptake in young infants remaining high and stable. However, as outlined in Figures 2a & 2b, uptake rates¹⁰ generally reduce from infancy through to later childhood, and there is variation based on geographical area (see section 5.1.2 for MMR variation by Cluster).

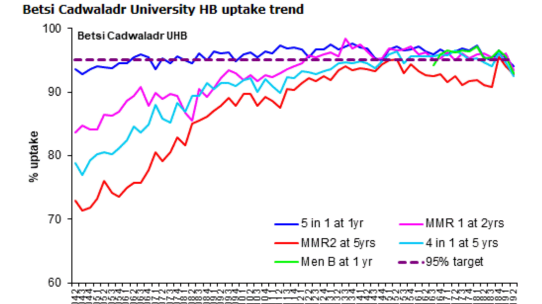
Figures 2a & 2b: BCUHB & Wales Childhood Vaccination Uptake (July-Sept 2019)



⁹ Childhood immunisation uptake data (called COVER data) is provided by the Public Health Wales Vaccine Preventable Disease Programme (VPDP): http://nww.immunisation.wales.nhs.uk/cover (data access may be limited to non-NHS computers)

¹⁰ Key: Green = uptake meets or exceeds 95% target; Yellow = uptake between 90%-94.9%; Red = uptake below 90%

Figure 3: BCUHB Uptake Trend of Key Childhood Vaccinations, 2004-2019



Uptake of the second dose of MMR at age 5 shows a decline from 2014/15 until mid-2018/19, which was a cause for concern.

Cover quarter

However, recent COVER trend data (Figure 3) illustrates a sharp increase in uptake during Oct-Dec 2018. This was due to a review and rectification of data as part of a national quality assurance project; historical data will not be adjusted for this correction.

Whilst this latest data rightly recognises the positive impact of the collective system efforts in supporting a high uptake of MMR uptake, there remains geographical variation at Area, Local Authority, Primary Care Cluster and GP Practice levels (see Section 5.1.2 below for further details). There is also a general decline in the selected routine childhood immunisations over the most recent 2-3 quarters (Figure 3). This illustrates the need to continue to prioritise optimal uptake of routine childhood vaccinations in order to maintain the high immunisation levels required in order to protect child health and wellbeing in north Wales.

5.1.1 6 in 1 Vaccine

In 2017/18 all Local Authority areas exceeded the 95% target for the 6 in 1 vaccination before 1st birthday, except Denbighshire at 93.9%.

Figure 4: 6 in 1 by 1st birthday 2017/18





5.1.2 Measles, Mumps and Rubella (MMR)



Hib / MenC, PCV, MMR, MenB booster

3 years 4 months

MMR*



BCUHB uptake of the first dose MMR vaccine in two-year-old children was above the 95% target (95.5%) and also above the national average (94.5%) during the most recent full year that data is available (2018-2019). At Local Authority level, Wrexham, Flintshire, Anglesey and Gwynedd remained above the target (Anglesey equal highest in Wales at 97%). However, Conwy and Denbighshire were below at 94.1% and 93.7%, respectively. Overall, BCUHB has constantly remained above the target since 2014.

Figure 5: Uptake of two doses of MMR at age 5 years by BCUHB Primary Care Cluster

Uptake in Betsi Cadwaladr UHB GP Clusters (Oct2018-Sep2019)

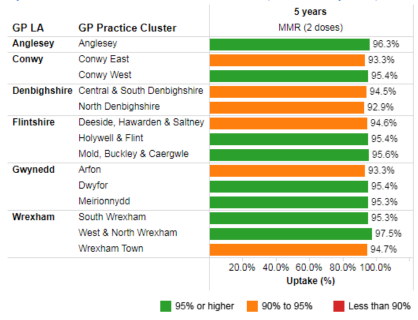


Figure 5 illustrates the most recent uptake data of two doses of MMR by age 5 in Primary Care Clusters (October 2018-September 2019). It is worth noting that:

- 8 out of the 14 Clusters achieved the 95% uptake target
- At least one Cluster in each Local Authority area achieved the 95% target except for Denbighshire
- Highest uptake was in West & North Wrexham (97.5%) and Anglesey (96.3%)
- Lowest uptake was in North Denbighshire (92.9%)

Figure 6: Uptake of two doses of MMR at age 16 years by BCUHB Primary Care Cluster

Uptake in Betsi Cadwaladr UHB GP Clusters (Oct2018-Sep2019) 16 years **GP LA GP Practice Cluster** MMR (2 doses) Anglesey Anglesey 93.1% Conwy Conwy East 91.9% Conwy West 91.1% Denbighshire Central & South Denbighshire 89.9% North Denbiahshire 90.7% Flintshire Deeside, Hawarden & Saltney 93.6% Holywell & Flint 92.2% Mold, Buckley & Caergwle Gwynedd Arfon 94.2% Dwyfor 97.2% Meirionnydd 97.7% Wrexham South Wrexham 95.0% West & North Wrexham 93.9% Wrexham Town 92.7% 20.0% 40.0% 60.0% 80.0% 100.0% Uptake (%) 95% or higher 90% to 95% Less than 90%

The proportion of children achieving an uptake of two doses of MMR at age 16 is notably lower than at age 5, which represents an increased risk of potential measles outbreaks in this current cohort older children. The lower uptake is likely due to number of factors, including historical parental attitudes to vaccination and the effectiveness of the system in identifying and following up children who missed a vaccination. Again there is notable variation across the Primary Care Clusters:

- Four Clusters achieved the 95% uptake target with Dwyfor and Meirionnydd achieving particularly high uptake (97.2% and 97.7% respectively)
- Lowest uptake in Denbighshire, with Central and South Denbighshire achieving just under 90%

A three year Measles and Rubella Elimination Action Plan was published by Public Health Wales in 2019¹¹. It makes recommendations for system-wide interventions at national and Health Board levels to support achieving high uptake of the MMR vaccination, including establishing catch up programmes in schools and general practice for young people 16-24 years of age. The Health Board is establishing an action group to ensure that the relevant recommendations are taken forward locally, along with supporting a number of other measures to secure continual improvement in MMR uptake.

5.1.3 Up to date by 4th birthday

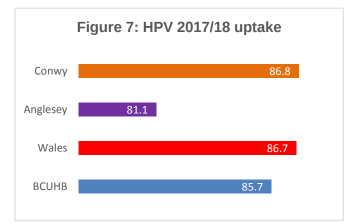
Local Authorities are measured by the proportion of resident children that are 'up to date' with their immunisations by their 4th birthday. This indicator is a composite measure of completion of the '4 in 1' preschool booster, the Hib/MenC booster and second MMR dose and, as such, there is no uptake target. The uptake for BCUHB has been higher than the Wales average since 2014. At Local Authority level, Anglesey and Flintshire are generally highest with Denbighshire and Conwy having consistently lower uptake.



¹¹ Wales Measles and Rubella Elimination Task Group Action Plan 2019-2021. Available from: http://nww.immunisation.wales.nhs.uk/opendoc/500141

5.1.4 Human Papilloma Virus (HPV)

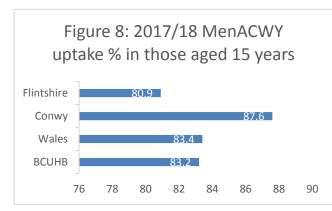




A summary of uptake of a complete course of HPV vaccine (two doses for girls reaching their 16th birthday) in 2017-2018 can be seen in figure 7. The trend has been a decline of 1.6 percentage points over the previous two years in BCUHB (87.3% in 2016/17 vs 85.7% in 2017/18).

5.1.5 Meningococcal ACWY (MenACWY)





Since 2015, young people aged 13/14 years and new university students have been offered the MenACWY vaccine. This is in response to a rise in cases of meningitis and septicaemia caused by meningococcal W. Uptake in 15 years olds is measured. Rates are variable as can be seen by figure 8, with BCUHB levels similar to all Wales uptake since 2016.

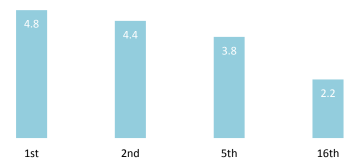


5.1.6 Hepatitis B

An all-Wales database to support the appropriate monitoring and follow up of vaccination of babies born to mothers with hepatitis B infection has been developed by Public Health Wales. In BCUHB, uptake of three doses in children by their first birthday who were at risk of perinatal infection was 100% in 2017/18. Uptake of four doses in children who were at risk of perinatal infection by their 2nd and 5th birthdays was also both 100% in 2017/18.

5.1.7 Bacillus Calmette-Guérin (BCG)

Figure 9: Percentage of children at respective birthday's immunised with BCG in BCUHB Q3 2018.



The uptake data in figure 9 is based on **BCG** immunisations recorded in National Community the Child Health Database. The proportion of children in each age group being vaccinated for BCG is increasing from although early age, causes of this are unclear. Only children who are eligible due to risk factors are immunised with BCG. At Local Authority level,

Wrexham had the highest proportion of children given BCG, specifically 8% and 6.1% of children reaching their first and 2nd birthday, respectively. More information on geographical variation by age, and eligibility for BCG, can be found in Appendix 1.

5.2 Adult vaccinations

5.2.1 Human Papilloma Virus (HPV)

The HPV vaccination programme for men who have sex with men (MSM) has been offered since April 2017. In Wales, Health Boards offer sexual health services through integrated sexual health clinics. The vast majority of MSM who are in regular contact with sexual health clinics are seen at consultant led (level 3) sexual health clinics.

Public Health Wales provide quarterly reports on uptake to service providers and to Welsh Government.

5.2.2 Pneumococcal

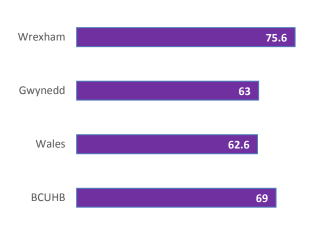


People are eligible for pneumococcal vaccination if 65 years and over, or aged 6 months to 64 years with 'at risk' conditions. People usually receive just one dose for life unless they have chronic kidney disease, no spleen or splenic dysfunction which requires vaccination every five years. Vaccination uptake data has only been produced on an ad hoc basis since the programme commenced; the most recent data is for 2006, and the scheme has been hampered by national vaccine supply issues for several years. There is no specific target for this vaccination programme.

5.2.3 Shingles







Individuals eligible are for shingles vaccination from age 70-80 years. GP practices are required to provide data to Public Health Wales (PHW) sufficient to carry out surveillance and monitoring of the shingles vaccination programme. There is no specific uptake target and it is important to note that there will be a significant proportion of the eligible population that are contraindicated due to disease treatment. The uptake for those aged 73 years from the 1st September 2018 for BCUHB, is in the graph, particular variation can be seen between Wrexham and Gwynedd. More information on the shingles programme in BCUHB can be found in Appendix 1.

5.3 Seasonal Flu Vaccination Programme

Flu vaccination is available every year on the NHS to help protect adults and children at risk of flu and its complications. The Flu vaccine uptake targets for 2018/19 were:

- 75% uptake for those aged 65 years and older and pregnant women
- 55% uptake for those aged six months to 64 years in clinical risk groups
- 60% uptake for health care workers providing direct patient care.

The long-term aim for all eligible adults is that a minimum 75% uptake rate is achieved, as recommended by the World Health Organisation. Specific targets for the children's programme have not been set. The expectation is that uptake across the children's programme will improve on the previous season.

Figure 11 summarises the uptake of the 2018/19 flu vaccination amongst eligible groups (including the targets) for BCUHB and Wales.

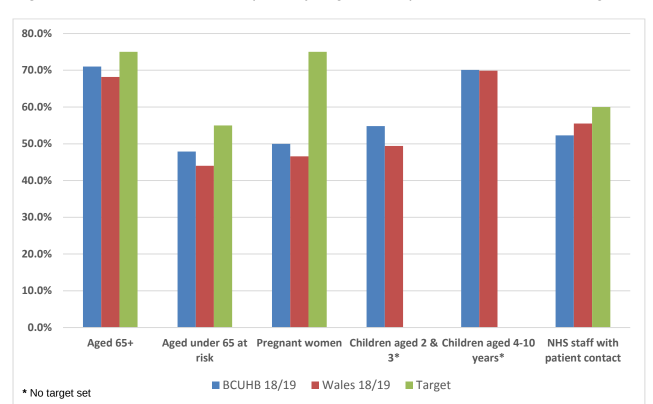


Figure 11: 2018/19 Flu Vaccine uptake by Eligible Group: BCUHB, Wales and Target

Although the uptake targets were not met for 2018/19, BCUHB has consistently been performing well compared to other Health Boards in Wales. However, as with Childhood Immunisations, there remains considerable variation in flu vaccine uptake for all eligible groups across geographical areas in north Wales. Figures 12, 13 and 14 highlight the 2018/19 flu vaccine uptake at Primary Care Cluster level for people aged 65+ years, clinical risk patients aged 6 months—64 years, and children aged 2&3 years, respectively¹².

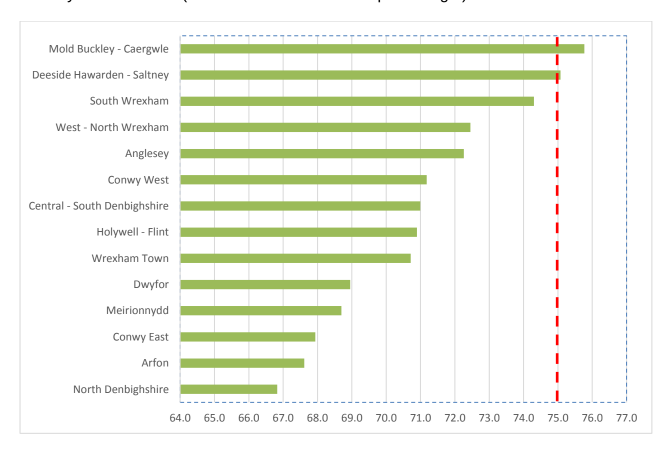


The uptake target for people aged 65+ was met by two Clusters (Mold, Buckley & Caergwrle, and Deeside, Hawarden and Saltney); the target for at risk groups aged 6 month – 64 years was not met by any Clusters. In terms of the magnitude of variation between the Clusters with the highest and lowest uptake, there was an 8.9% point difference in uptake for people aged 65+, 12.4% point difference in uptake for people with an at risk condition, and a notably large 26.6% point difference in uptake for children aged 2 & 3 years.

¹² Vaccine Preventable Disease Programme, Public Health Wales (data by request)

Public Health Wales provides weekly flu vaccine uptake reports during the flu season via the Influenza Vaccine Online Reporting (IVOR) platform. These are accessible to NHS staff via the Vaccine Preventable Disease Programme (VPDP¹³) webpages. Data is available at Health Board, Cluster, and individual GP Practice levels. It was not appropriate to include the most up to date uptake data for the 2019/20 flu season at the time of writing this plan (end of January 2020).

Figure 12: 2018/19 season flu immunisation % uptake in patients aged 65+ in BCUHB Primary Care Clusters (red line denotes the 75% uptake target)



¹³ http://nww.immunisation.wales.nhs.uk/ivor

Figure 13: 2018/19 season flu immunisation % uptake in clinical risk patients aged 6 months–64 years in BCUHB Primary Care Clusters (red line represents 55% uptake target)

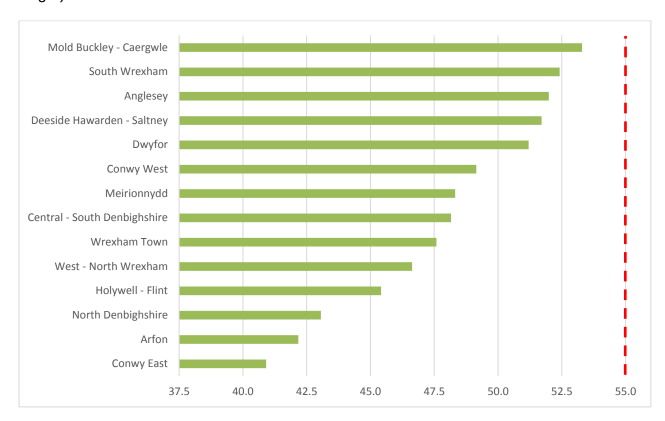
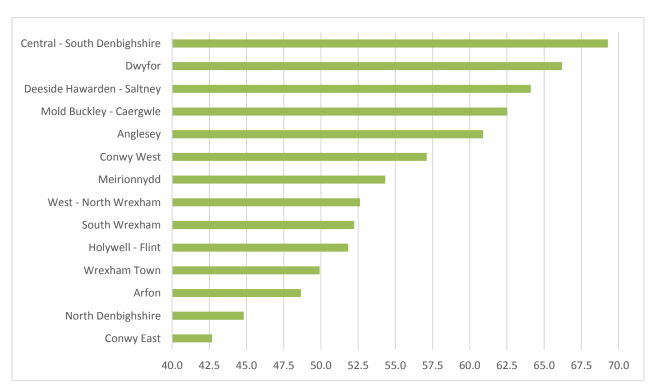


Figure 14: 2018/19 season flu immunisation % uptake in children aged 2 & 3 years in BCUHB Primary Care Clusters (no uptake target set for this group)



5.4 Selective Vaccines

5.4.1 Travel Vaccines

Travel vaccinations are required to protect health when travelling abroad¹⁴. The NHS must provide certain travel vaccinations, others are available via private services. For more details see Appendix 1.

5.4.2 Workplace Vaccines

Employers need to have an effective immunisation programme in place to protect their employees from some infectious diseases such a Hepatitis B, measles, or influenza. The employer has an obligation to arrange and pay for this service. No data is collected on the uptake of vaccines apart from influenza in the NHS.

5.4.3 Medical Conditions

A range of medical conditions require extra protection through vaccination, see routine immunisation schedule diagram in Section 4.

Primary care keep records of who is eligible and are responsible for inviting patients and administering vaccinations to those with qualifying medical conditions. BCUHB only collects data on influenza vaccination uptake for those with medical conditions.

6 Equality

As defined in the Public Sector Equality Duty (2011), BCUHB is required to demonstrate how it has paid due regard to the potential impact of this Strategic Immunisations Plan on groups sharing the protected characteristics¹⁵. An integrated Equality and Health Impact Assessment screening exercise was undertaken by a task and finish group on a draft version of this Plan¹⁶. No significant negative impacts were identified, although the assessment highlighted a number of opportunities to improve how vaccination programmes are delivered and promoted in order to improve access and uptake amongst priority eligible groups. A summary of these improvements is provided below, which will be addressed as part of the detailed action plans to take forward the Improvement Priorities (Section 7).

¹⁴ NHS Travel Vaccines: https://www.nhsdirect.wales.nhs.uk/travelhealth/TravelVaccines/

¹⁵ Age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex, sexual orientation. Impact on the Welsh Language is also considered.

¹⁶ A detailed report on the Health and Equality Impact Assessment is available on request.

- Need identified to develop a comprehensive engagement and communication plan
 for key groups to improve awareness and uptake of immunisations. This work to
 include close collaboration with representatives from children and young people
 (and their parents & guardian), those with transport, language or communication
 difficulties, and those with physical or learning disabilities. Ensuring provision of
 up-to-date information in a variety of formats on the benefits of immunisation
 against vaccine-preventable infections tailored for different communities and
 groups, according to local needs.
- Strengthen our existing collaborative working arrangements with both NHS service
 providers and external agencies. Working collaboratively, in particular with, third
 sector and local authority social care and education services, to inform strategic
 approaches to promoting and facilitating access to vaccinations for priority eligible
 groups. This to include maximising existing assets that are already effectively
 engaging with identified groups.
- Improve the quality of GP Practice coding relating to health and disease status, in order to facilitate more accurate vaccination uptake data (e.g. pregnancy and chronic conditions)
- Targeting geographical areas with known lower vaccination uptake rates, not all of which are associated with socio-economic deprivation

7 Priorities for Improvement

As outlined in Section 2 (Introduction), the aim of this Strategic Plan is to protect and improve the health of the population through maximising uptake of vaccines for eligible groups across the life course. In order to achieve this aim, a number of vaccination improvement priorities have been identified due to their:

- a) Risk to health i.e. what would be the risk to the health of those eligible for the vaccination if vaccine uptake was sub-optimal
- b) Scale of impact i.e. the proportion of the population that would be negatively impacted due to sub-optimal vaccine uptake
- c) Welsh Government vaccine uptake targets, which have been identified in relation to both a) and b) above, and against which BCUHB performance is measured
- d) Potential impact to public services, in particular health and social care, due to suboptimal vaccine uptake and subsequent increased risk of vaccine preventable disease outbreaks

The priority vaccines have been grouped into three themes (Figure 15), alongside a rationale for their inclusion. They have been described as the 'What'. The lower section of Figure 15 describes the 'How', which is represented by six improvement areas that are informed by the Public Health Wales Quality and Impact Framework¹⁷.

Tables 1-6 provide further detail on each of the six improvement areas. The Strategic Immunisation Group will lead the development of detailed action plans to take forward each of these for 2019/20-2021/22.

Year 1: Apr 2019-Mar 2020

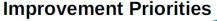
Year 2: Apr 2020-Mar 2021

Year 3: Apr 2021-Mar 2022

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¹⁷ Public Health Wales Quality and Impact Framework: http://www.wales.nhs.uk/sitesplus/documents/888/FINAL%20PHW%20Quality%20and%20Impact%20Framework%20E%284%29.pdf

Figure 15: Improvement Priorities: What we are going to achieve, and how will it be done (defined under six improvement areas)



- 1. Increasing uptake, achieving targets and reducing variation:
- Welsh Government uptake targets for Flu, MMR not currently being consistently achieved
- Significant variation across BCUHB
- Significant risk to individual and population health from Measles & Flu outbreaks if vaccination uptake is sub-optimal
- Significant potential impact on health and care services from Flu and Measles outbreaks
- 2. Maintaining uptake where we are doing well: 6 in 1 by 1st birthday; MenACWY
- Sustaining uptake of 6 in 1 by 1st birthday (BCUHB currently meeting WG target), due to increased incidence of pertussis
- Maximising uptake of MenACWY to prevent a resurgence of Meningitis C. Current BCUHB uptake rates are similar to Wales' rates and there is no target
- 3. Providing quality assurance on provision of smaller vaccination programmes
- There are immunisation programmes delivered for which data is not routinely collected and have no targets
- It is important to continue to ensure that systems and processes are in place to monitor activity on these programmes and provide assurance on quality



Tables 1-6: How the Strategic Plan will lead the work across the six improvement areas

1. Transforming Culture				
What will we do?	Il we do? How will we deliver this?			
Strengthen the governance and accountability structures for vaccinations and immunisations in the Health Board.	Review and agree the governance structure for vaccinations and immunisations within BCUHB to ensure accountability and effective reporting & escalation mechanisms, clarity of roles and responsibilities, consistency of approaches, and improved communication between groups.	SIG (Year 1)		
	Refine the terms of reference for the Strategic Immunisation Group (SIG), Area Operational Immunisations Groups and other immunisation groups within the Health Board. This work to also consider opportunities for strengthening the link with Primary Care Clusters in relation to their role in promoting and delivering vaccination programmes across the life course.	SIG (Year 1)		
	Clarify the financial arrangements for Area Teams, and regularly review these budgets, in order to facilitate the ongoing implementation of all vaccination and immunisations programmes. Maintain close collaboration with finance teams to ensure effective financial planning for new vaccination programmes, in line with expected corresponding Welsh Health Circulars.	BCUHB Area Finance Leads (Year 1)		
	Undertake an annual review of all BCUHB Immunisation Plans (and associated documents) that are currently in place, and ensure that the development of any new plans are informed by and fit with this Strategic Immunisation Plan.	SIG (Year 1, 2, 3)		

	Develop a formal system of reporting BCUHB activities related to immunisation. Agree activities to be monitored by immunisation managers, Area Operational Immunisations Groups and SIG to ensure expected programmes and ad-hoc activities are being delivered.	SIG (Year 1)
Consolidate and strengthen Senior Leadership in the Health Board in order to drive improvements against the Plan's Outcomes.	improvements for key vaccination programmes, in support of the	SIG (Year 1, 2, 3)
	Identify and increase the visibility of Clinical Leaders in both Primary and Secondary Care in relation to vaccinations, and agree the most effective way of seeking their ongoing engagement in informing the planning and monitoring of vaccination uptake for both staff and the public.	SIG (Year 1, 2, 3)

2. Strengthening the Workforce					
What will we do?	How will we deliver this?	Who is responsible and by when?			
Ensure that the workforce has the right knowledge, skills and capacity to effectively deliver vaccination programmes.	Undertake an annual immunisation workforce review of BCUHB staff, ensuring staffing capacity and competencies are appropriate and implementing any necessary changes.	Immunisations Coordinator (Year 1, 2, 3)			
Encourage BCUHB staff to be vaccinated (particularly flu) in order to protect themselves and their patients, families and communities.	Develop an immunisation training plan to address any training needs identified in the above review and to also include non-BCUHB immunisation colleagues. Include promotion of the FluOne training module in included in the training.	Immunisation Coordinator (Year 1)			
	Implement plans to build awareness of immunisation into the BCUHB induction process for both clinical and non-clinical staff.	Immunisation Coordinator (Year 1, 2)			

	Review of Service Level Agreements (SLAs) with GP Practices in the	East	Area	Health
Maximise the role of Primary Care	East Area for the delivery of childhood immunisations in order to	Visitor	r Manag	ement
services in delivering vaccination	increase capacity of GP Practice staff to deliver vaccinations.			
programmes across the life				
course.	In line with Improvement Area 1, scope opportunities for maximising	AOIG	S	
	the role of Primary Care Clusters in supporting improvement in vaccine			
	uptake.			

3. Monitoring Impact					
What will we do?	How will we deliver this?	Who is responsible and by when?			
Establish robust monitoring and scrutiny arrangements within the immunisation governance framework, in order to maximise vaccination uptake and reduce inequities in uptake.	In line with Improvement Area 1, develop mechanisms within AOIGs and the SIG for regular monitoring of vaccination uptake and variation. Develop effective mechanisms for updating key stakeholders on progress, including frontline BCUHB teams.	SIG (Year 1) BCUHB Communications Team (Year 1, 2, 3)			
Recognise risks of outbreaks and potential health harms from low uptake, and target activities to reduce the risks.	Maintain high levels of data accuracy in relation to immunisation uptake and monitoring of circulating vaccine preventable disease. Ensure clear risk management and escalation systems in place.	Immunisations Coordinator, AOIGs, BCUHB Infection Prevention and Control Team (Year 1, 2, 3)			
Monitor the processes and systems of immunisation programmes without routinely collected uptake data, in order to ensure a high quality and equitable service across the Health Board.	Work in partnership with those delivering programmes for non-routine immunisations / programmes with variable demand, in order to develop a detailed understanding of processes and provision across the Health Board.	Immunisations Coordinator (Year 1, 2)			

4. Raising Standards, Achieving Impact and Outcomes					
What will we do?	How will we deliver this?	Who is responsible and by when?			
Maximise uptake of key vaccinations, in particular childhood immunisations and flu, and reduce variation across	Review data accuracy through audit and review of immunisation recording processes. Make recommendations if necessary for improvements.	Immunisation Coordinator (Year 1, 2, 3)			
BCUHB geographies and within specific groups known to have lower uptake.	Regularly scrutinise uptake data, including information on inequalities, in order to inform action on addressing low levels. Develop robust systems to enable the deployment of resources to respond to identified need.	SIG & AOIGs (Year 1, 2, 3)			
	Strengthen plans and policies for targeting areas or groups of low uptake, agreeing for each immunisation, at what uptake level they are to be implemented.	AOIGs (Year 1, 2, 3) SIG & BCUHB Communications Team (Year 1, 2, 3)			
	Respond to the findings of the Equality Impact Assessment and develop an ongoing plan of engagement with priority groups in the population to improve access to and uptake of vaccinations. Strengthen consistency in high outcomes across BCUHB, whilst supporting a flexible approach to meeting local needs.	SIG & AOIGs (Year 1, 2, 3)			
Ensure the work of BCUHB is informed by evidence based guidelines.	Regular review of NICE guidance and Welsh Health Circulars / CMO Letters against BCUHB activity, and implementing changes where necessary.	Immunisations Coordinator & BCUHB Public Health Team (Year 1, 2, 3)			

5. Measuring Improvement and the Quality of our work					
What will we do?	How will we deliver this?	Who is responsible and by when?			
Utilise quality improvement (QI) methodology where appropriate to enable the effective planning, delivery, and evaluation of tests of change.	Identify opportunities e.g. specific improvement projects, to use QI methodology. Ensure robust evaluation considered as a core part of planning test of change, and facilitate the sharing of learning in the system.	AOIGs, Immunisations Coordinator, BCUHB Public Health Team (Year 1, 2, 3)			
Strengthen Child Health Systems to continue delivering accurate and timely surveillance information for children's immunisations.	Undertake quality assurance activity around data in the BCUHB Child Health System, in partnership with Child Health System colleagues.	Immunisations Coordinator & Child Health Team (Year 1, 2, 3)			
Ensure the continued safe and prudent delivery of vaccine	Develop more robust methods for scrutinising data in relation to medication errors.	SIG			
programmes.	Ensure relevant learning included and shared in clinical training.	SIG			

6. Working Collaboratively					
What will we do?	Who is responsible and by when?				
Secure meaningful engagement with and insight from key external stakeholders around vaccination uptake, including groups in the population.	Undertake an external stakeholder analysis in relation to priority vaccination programmes. Work collaboratively to develop an insight based communications plan to address areas or groups with low uptake and reduce variation. This work to also identify stakeholders who can influence attitudes and cultures around immunisations in order to positively affect immunisation uptake.	BCUHB Communications Team, Immunisations Coordinator, BCUHB Public Health Team (Year 1, 2, 3)			

	Identify opportunities to secure ongoing engagement with key settings and management groups in external agencies, including the offer of joint training e.g. Early Years settings, Social Care Services, Third Sector Services.	BCUHB Communications Team, Immunisations Coordinator, BCUHB Public Health Team (Year 1, 2, 3)
	In line with reviewing the governance arrangements (see Improvement Area 1), identify methods for effective collaboration with Primary Care Clusters to develop approaches to sharing learning and reducing local variation in uptake across all vaccination programmes.	AOIGs
Secure improved engagement and communication with NHS service providers across Primary and Secondary Care to inform robust immunisation	In collaboration with colleagues in Primary and Secondary Care services, develop an internal communications plan that raises the profile of immunisations across the life course, outlines roles and expectations of staff at all levels, and identifies opportunities for improvement.	BCUHB Communications Team (Year 1, 2, 3)
planning and monitoring activity.	Identify more effective and sustainable ways of securing input from colleagues in Primary and Secondary Care in informing the planning, monitoring and evaluation of immunisation programmes.	SIG, AOIGs, BCUHB Communications Team (Year 1, 2, 3)

8 Funding the Plan

All vaccination programmes are funded through Welsh Government allocations. These are updated through the publication of Welsh Health Circulars for new vaccination initiatives, guidelines, or changes to eligible groups, and are reviewed annually.

As part of developing this Plan, a comprehensive piece of work is being undertaken to review existing allocations and expenditure for all vaccination programmes in order to consolidate to an overall current baseline. This will then form the basis for delivering the plan over the next three years, including ensuring equitable allocation of both staff and vaccination resources across the Health Board to support the delivery of identified priorities.

The work will include reviewing the financial governance controls that are in place at Area level, and establishing regular monitoring and reporting of expenditure to the Strategic Immunisations Group. In addition, evidence will be collated as to the benefits realised in terms of expenditure against vaccination uptake performance, in order to inform future planning and improvement.

9 Risks

There is a violathet	Controlo in places
There is a risk that:	Controls in place:
The health and wellbeing of the population could be adversely affected by vaccine	Strategic Controls for all Immunisation Programmes 1. Strategic Immunisation Plan and monitoring in place. 2. Responsibility for operational delivery confirmed under lead of Area Director (West), with Area Operational Immunisation Groups (AOIGs) in place in each Area.
preventable diseases. This may be caused by sub-optimal uptake of vaccinations amongst eligible groups across the life-course, which could	3. Key BCUHB Immunisation roles identified, namely Immunisation Co-ordinator Senior Nurse for Immunisation.
present as variation at a	Childhood Immunisation Specific Controls:
geographical level or between specific groups in the population.	1. "COVER" reports circulated to AOIGs. Immunisation regularly reported as item on the Clinical Advisory Group (that reports to the BCUHB Children's Transformation Group). 2. Regular auditing of compliance with the MMR Welsh Health Circular.
This could lead to increasing	3. Raising awareness of the uptake of two doses of MMR on an individual school basis with Heads of Education services.
the risk of avoidable illness, disability and preventable	4. Regular checking and recording of Immunisation status on Child Health System for Looked After children.
excess deaths.	5. Identifying children not in mainstream education/privately educated or educated in England to establish immunisation status
It could also lead to increased avoidable demand on health	6. Detailed epidemiological report developed and disseminated on variation in uptake of key childhood immunisations, in order to support more targeted improvement action.
care and other public services.	7. School nurses routinely ensuring MMR is offered with Teenage booster or other school years e.g. HPV Year 8.
	8. Ongoing data cleansing in relation to pupils entering secondary schools.
	Influenza Specific Controls:
	1. Flu Planning Group established with membership from across the Health Board. Group meets frequently from April to the commencement of delivery in October. Planning has been informed by the

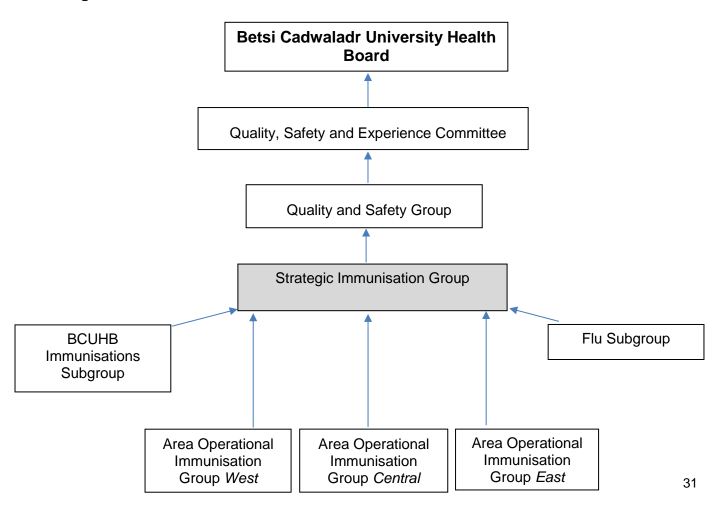
- Flu Debrief to capture learning from the 2018/19 season and outline how priority areas will be improved.
- 2. Specific uptake improvement activities identified for priority eligible groups for 2019/20, including staff flu vaccine uptake
- 3. Flu Monitoring Group established meeting frequently from October to March to monitor uptake during the flu season.
- 4. Weekly WHO report received via Public Health Wales and distributed during the season, along with weekly coverage data for Wales to inform local actions.
- 5. Consolidating the work from 2018/19 for the provision of flu vaccine to pregnant women attending Antenatal Day Units
- 6. Resources identified to support delivery of comprehensive Internal and External Flu Communications Plans
- 7. Bespoke Flu planning sessions offered to Primary Care Clusters to support local improvements and reduce variation in uptake.

10 Governance, Monitoring and Evaluation

This section summarises the governance structure for delivering the Strategic Immunisations Plan, including monitoring and evaluation arrangements.

- The Health Board lead for immunisations will be the Executive Director of Public Health.
- Overall co-ordination and monitoring of the Strategic Immunisations Plan lies with the Strategic Immunisation Group (SIG), who will oversee the development, implementation, and monitoring of detailed operational actions plans to implement the Plan over 2019-2022. The SIG will also monitor and scrutinise vaccination uptake data in line with Welsh Government Targets, and seek to provide assurance to the Health Board on progress, risks and mitigating actions.
- Oversight of the operational delivery of all routine and selective vaccination programmes at an Area level will be provided by the Area Operational Immunisation Groups (AOIGs), which report directly to the SIG. The role of the BCUHB Immunisations Sub-group, which currently provides clinical input into immunisation policy development, will be reviewed in line with the strengthened function of the AOIGs.
- The SIG reports to the Quality and Safety Group, which reports to Quality, Safety and Experience Committee. This arrangement is illustrated in Figure 16.

Figure 16: BCUHB Immunisation Governance Structure



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Appendix 1: Additional details on BCUHB immunisation programmes

1 Childhood Immunisations

1.1 Human Papilloma Virus (HPV)

BCUHB uptake of a complete course of HPV vaccine (two doses for girls reaching their 16th birthday) in 2017-2018 was 85.7%, which is slightly lower than the Welsh average at 86.7%. At Local Authority level, Conwy had the highest uptake (86.8%), closely followed by Gwynedd (86.7%), Denbighshire (86.4%), and Flintshire (86.2%). Wrexham and Anglesey had the lowest uptake at 85.3 % and 81.1% respectively. Overall, there was a 1.6% decline over the previous two years in BCUHB (87.3% in 2016/17 vs 85.7% in 2017/18). It is expected that a HPV vaccination programme for boys will be launched in Wales during 2019/20.

1.2 Bacullus Calmette-Guerin (BCG)

In Wales, as in the rest of the UK, BCG is offered to babies and children under 16 years of age who are more likely than the general population to come into contact with someone with Tuberculosis (TB). This could be due to them having lived in a country with high rates of TB, or that their parents or grandparents came from a country with high rates of TB and are at potentially increased risk of exposure to contracting the disease.

The uptake data is based on BCG immunisations recorded in the National Community Child Health Database. Within BCUHB, BCG has been received by 4.8%, 4.4%, 3.8%, and 2.2% of children reaching their first, second, fifth and 16th birthdays (respectively) during quarter three of 2018. At Local Authority level, Wrexham had the highest proportion of children given BCG, specifically 8% and 6.1% of children reaching their first and 2nd birthday, respectively. Conwy had the highest proportion of children given BCG by 5 years of age (5.7%), and Denbighshire had the highest proportion of children given BCG by 16 years of age (2.7%). Child and adult BCG vaccinations are coordinated and led by different staff in the three areas. Three specialist respiratory nurses, one for each area lead clinics for high risk adults. Clinics are necessary for BCG to avoid wastage, as the vaccine only comes in a ten dose vial. There is no individual with responsibility for BCG vaccination in BCUHB, and no data is collected by the health board on the uptake rate for adult vaccination.

2 Adult Vaccinations

2.1 Human Papilloma Virus (HPV)

The HPV vaccination programme for men who have sex with men (MSM) has been offered since April 2017. In Wales, Health Boards offer sexual health services through integrated sexual health clinics. The vast majority of MSM who are in regular contact with sexual health clinics are seen at consultant led (level 3) sexual health clinics.

These clinics offer a full course of HPV vaccination to the following eligible groups when they are accessing services for sexual health care: all MSM up to and including those 45 years of age; transgender men and women, HIV positive men who are not MSM, HIV positive women, and sex workers. It is not intended that vaccination should be offered to all attendees in these groups but to those who may individually benefit. Clinics are not required to arrange separate HPV vaccination sessions or to proactively identify and contact eligible clients who have previously attended the services. The programme is not offered via Primary Care services.

2.2 Shingles

The shingles vaccination programme for people aged 70-79 years was introduced in Wales in September 2013. The introduction was phased with those aged 70 and 79 years eligible in the first year. Eligibility was defined by an individual's age on 1st September of each year, and they may receive the vaccine from the 1st April that year. Now all those aged between 70 and 80 years are eligible. Those who have received shingles privately are not recorded on the national statistics. There is no robust call and reminder system in place for shingles vaccination in Wales.

2.3 Pneumococcal

The pneumococcal vaccination programme was introduced in Wales in 1992 for adults deemed to be at risk of developing complications or severe disease. The programme has had several changes since then so that now adults aged 65 years and over are eligible and also people aged 6 months to 64 years with at risk conditions such as asplenia or if they have a cochlear implant.

3 Selective Vaccines

3.1 Travel Vaccines

Travel vaccinations are required to protect health when travelling abroad¹⁸. A risk assessment is conducted by a practice nurse in a General Practice following a request by the patient. This risk assessment will determine, if any vaccines are required for travel abroad. There are three categories of travel immunisations:

- Those that must always be given as part of NHS provision including Hepatitis A
 (first and second /booster dose (6-12 months after the first dose); combined
 hepatitis A and B; Typhoid (first and any booster doses); combined hepatitis A;
 typhoid and Tetanus, diphtheria and polio (as given in the combined Td/IPV
 vaccine), and Cholera.
- 2. Those that cannot be given as an NHS service including Yellow Fever, Japanese B encephalitis; Tick borne encephalitis and Rabies.
- 3. Those that can be given as either NHS or as a private service including hepatitis B (single agent) any dose and Meningitis ACWY (quadrivalent meningococcal meningitis vaccine; A, C, Y and W135).

3.2 Workplace Vaccines

Employers need to have an effective immunisation programme in place to protect their employees from some infectious diseases such a Hepatitis B or influenza. The employer has an obligation to arrange and pay for this service. No data is collected on the uptake of vaccines apart from influenza in the NHS.

3.3 Medical Conditions

A range of medical conditions require extra protection through vaccination. Conditions such as diabetes, chronic liver disease and those on some cancer treatments are included (see routine immunisation schedule diagram in Section 4). Some vaccinations are needed more often than others, for example Hepatitis B is only needed once in a lifetime, whereas the flu vaccine is an annual immunisation.

Primary care keep records of who is eligible and are responsible for inviting patients and administering vaccinations to those with qualifying medical conditions. As conditions such as asthma and pregnancy change over time, if records are not updated regularly, GP lists may not be completely accurate. Measures are not recorded centrally by BCUHB or Wales of who is being invited or vaccinated in these medical groups, other than for flu. To find further details on the vaccination status of those with medical conditions the records of each GP surgery would need to be analysed.

¹⁸ NHS Travel Vaccines: https://www.nhsdirect.wales.nhs.uk/travelhealth/TravelVaccines/



Cyfarfod a dyddiad:	Quality, Safety & Experience (QSE) Committee
Meeting and date:	2 nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Quality Governance Self-Assessment Action Plan
Report Title:	
Cyfarwyddwr Cyfrifol:	Gill Harris, Executive Director of Nursing and Midwifery/Deputy CEO
Responsible Director:	
Awdur yr Adroddiad	Matthew Joyes, Acting Associate Director of Quality Assurance
Report Author:	
Craffu blaenorol:	Matthew Joyes, Acting Associate Director of Quality Assurance
Prior Scrutiny:	Gill Harris, Executive Director of Nursing and Midwifery/Deputy CEO
Atodiadau	None
Appendices:	
Argymbelliad / Recommend	lation:

Argymhelliad / Recommendation:

The Committee is asked to note the report and update of the Quality Governance Self-Assessment Action Plan.

Ar gyfer		Ar gyfer		Ar gyfer		Er	
penderfyniad		Trafodaeth		sicrwydd	✓	gwybodaeth	
/cymeradwyaeth		For		For		For	
For Decision/		Discussion		Assurance		Information	
Approval							
Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol					N		
Y/N to indicate whether the Equality/SED duty is applicable							
0.000 / 01/4 / 1							

Sefyllfa / Situation:

Following submission of the Quality Governance Self-Assessment to Welsh Government on 07 January 2020, an action plan was developed that recorded each action identified in the submission and a lead officer and target date.

This update is being provided for assurance to the Committee that ongoing delivery and monitoring is continuing. This work should be considered in the context of the imminent Welsh Audit Office Review of Quality Governance which will supersede this plan, the ongoing Corporate Governance Review, the professional support from the Good Governance Institute and Stronger Together organisational development work which all commenced post this action plan.

Cefndir / Background:

Following well publicised events at Cwm Taf Morgannwg University Health Board, the Royal College of Obstetricians & Gynaecologists (RCOG) was commissioned by the Welsh Government to undertake an external review to investigate the care provided by the Health Board's maternity services. The review took place on 15-17 January 2019, and at the request of Welsh Government,

the resulting report and its findings/recommendations informed a local benchmarking exercise involving Health Boards across Wales. Each Health Board was asked to consider its own maternity services in the context of the recommendations of the report and to provide assurances on the safety of those services. The Women's Directorate in the Health Board undertook this benchmarking exercise and submitted the outcome to Welsh Government in May 2019. Some areas for ongoing improvement were identified and have been taken forward as part of the Directorate's learning culture and service development.

In November 2019 Healthcare Inspectorate Wales and the Wales Audit Office issued a report titled 'A review of quality governance arrangements at Cwm Taf Morgannwg University Health Board'. The Minister for Health and Social Services requested that all Health Boards and NHS trusts in Wales assess themselves against the recommendations of the review and provide plans for future review of their arrangements and/or the necessary action to be undertaken. The self-assessment was required to include a narrative of current arrangements and the current level of assurance as high, medium or low.

The Board held an extraordinary workshop session in December 2019 as part of its process for determining its self-assessment response. The approved version of the response was submitted to Welsh Government on 07 January 2020 and reported to the QSE Committee that month.

The self-assessment response sets out the Health Board's current position across 7 areas:

- Strategic focus on quality, patient safety and risk
- Leadership of quality and patient safety
- Organisational scrutiny of quality and patient safety
- Arrangements for quality and patient safety at directorate level
- Identification and management of risk
- Management of incidents, concerns and complaints
- Organisational culture and learning

Levels of assurance, based on the current position, were allocated, based on the following definitions: 'a self-assessment of 'high' indicates substantial assurance on the effectiveness of the quality governance arrangement in question, with few or no matters requiring attention. 'Medium' indicates reasonable assurance, with some matters requiring management attention. 'Low' indicates limited or no assurance, with more significant matters requiring management attention'.

Asesiad / Assessment & Analysis

The achievement of the actions in this plan will help strengthen governance arrangements within the Health Board. The Corporate Quality Assurance Teams continues to monitor this plan and collate evidence against each completed action (which is being stored in a central file directory).

A number of actions are rated as Amber and in these cases target dates have been amended. These changes are due to the COVID-19 pandemic and need to prioritise clinical service delivery, alongside the various significant changes in organisational improvement work identified earlier in the report. Previous updates have been sent to the QSE Committee and Joint Audit and QSE Committee.

For ease, only those open actions are included in the update below:

Actions (aggregated)	Lead	Target Date	Update
Engagement, development, approval, and implementation of a new Quality Strategy	Associate Director of Quality Assurance	31/03/2022	Target date to be updated due to delays in engagement and capacity limitations as a result of the pandemic. Proposal accepted to take forward a one year strategy.
Engagement, development, approval, and implementation of a new Clinical Strategy	Executive Medical Director	TBC	Target date to be finalised in line with Living Heathier Staying Well (LHSW) refresh, development of the Integrated Medium Term Plan (IMTP) refresh and Stronger Together.
Deploy a single improvement system and establish Clinical Summits to lead on clinical pathway improvements	Executive Medical Director	TBC	These actions, as originally proposed, will be superseded by the Stronger Together work and the creation of the new BCU Pathways work as part of the new Transformation and Improvement Directorate.

Since the last update a number of actions have been closed:

- Implementation of the governance review of Board committees
- Implementation of the new complaints process and associated training
- Implementation of a new Quality Dashboard.

It is proposed that these remaining, outstanding actions be integrated into the improvement plan following receipt of the Welsh Audit Office Review of quality governance, thus creating a new single improvement plan covering quality governance reflecting current organisation priorities.

Goblygiadau Strategol / Strategy Implications – Not applicable.

Opsiynau a ystyriwyd / Options considered - Not applicable.

Goblygiadau Ariannol / Financial Implications – Not applicable.

Dadansoddiad Risk / Risk Analysis – This is contained within the report.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance – This is contained within the report.

Asesiad Effaith / Impact Assessment – Impact assessments are not required for this report.



Cyfarfod a dyddiad:	Quality, Safety & Experience (QSE) Committee			
Meeting and date:	2 nd November 2021			
Cyhoeddus neu Breifat:	Public			
Public or Private:				
Teitl yr Adroddiad	Welsh Ambulance Services NHS Trust - Review of Patient Safety,			
Report Title:	Privacy, Dignity and Experience whilst Waiting in Ambulances during			
	Delayed Handover			
Cyfarwyddwr Cyfrifol:	Gill Harris, Executive Director of Nursing and Midwifery/Deputy CEO			
Responsible Director:				
Awdur yr Adroddiad	Matthew Joyes, Acting Associate Director of Quality Assurance			
Report Author:				
Craffu blaenorol:	Matthew Joyes, Acting Associate Director of Quality Assurance			
Prior Scrutiny:	Gill Harris, Executive Director of Nursing and Midwifery/Deputy CEO			
_				
Atodiadau	Healthcare Inspectorate Wales (HIW) Report			
Appendices:	2. Management / action plan response			
Argymhelliad / Recommendation:				

Argymnelliad / Recommendation:

The Committee is asked to note the attached HIW report and the Health Board's action plan response.

Ar gyfer		Ar gyfer		Ar gyfer		Er	
penderfyniad		Trafodaeth		sicrwydd	✓	gwybodaeth	
/cymeradwyaeth		For		For		For	
For Decision/		Discussion		Assurance		Information	
Approval							
Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol					N		
Y/N to indicate whether the Equality/SED duty is applicable							
SefvIlfa / Situation:							

As part of the Healthcare Inspectorate Wales annual review programme for 2020-21, HIW committed to undertake a review of the Welsh Ambulance Services NHS Trust (WAST). This was due to concerns identified with long handover delays during a previous WAST local review carried out in 2019-20, where HIW explored how the risks to patients' health, safety and well-being were being managed, whilst they were waiting for an ambulance to arrive.

This review set out specifically to consider what the impact of ambulance waits outside of Emergency Departments is having on the overall experience of patients, which included their safety, care, privacy and dignity. HIW considered the period between 1 April 2020 and 31 March 2021.

This report sets out HIW findings and recommendations for improvement. It is HIW's expectation that the recommendations are considered at a system level and are taken forward in the context of broader improvement work underway to tackle the challenges faced in this area over recent years.

Cefndir / Background:

WAST responds to more than 1800 emergency calls a day across the country. It operates 24 hours a day, 365 days a year, and provides emergency medical services, advice and appropriate signposting to other healthcare services. In addition to emergency transport, WAST also provides a Non-Emergency Patient Transport Service (NEPTS), as well as hosting the 111 service, which consists of the NHS Direct Wales and clinical triage elements of the GP out-of-hours services.

The workforce is made up of over 3,500 staff who contribute to the delivery of patient care across Wales. In addition, it has over 300 vehicles based in 90 ambulance stations across Wales which work collaboratively with the three Emergency Medical Service Clinical Contact Centres (EMSCCCs) in Wales. WAST ambulance crews are highly skilled professionals who are able to treat and stabilise patients before taking them, if necessary, to the most appropriate hospital. The ambulance vehicles hold a wide range of emergency care equipment including oxygen, a defibrillator, advanced lifesaving equipment and emergency drugs including pain relief.

As part of the review, HIW also engaged with all Health Boards across Wales providing emergency care.

The pandemic introduced unique and unprecedented pressures on the healthcare system; in view of this, HIW considered patient experiences between 1 April 2020 and 31 March 2021 in order to understand what impact the pandemic had on this issue.

To review the areas detailed above, HIW requested relevant documentation and issued a self-assessment document to WAST and each Health Board. HIW also considered local and national performance data and statistics. HIW held interviews with a variety of WAST staff, and conducted a survey for both WAST and Health Board staff. In addition, HIW conducted a survey of people who used the emergency ambulance service in the 12 month period highlighted above.

Asesiad / Assessment & Analysis

The HIW findings are detailed in the attached report which has been published. Recommendations can be found on page 41 and 42. In response, the Health Board has developed (in partnership with WAST) an action plan in response to the findings. This action plan has been shared with HIW and is also attached.

Goblygiadau Strategol / Strategy Implications – Not applicable.

Opsiynau a ystyriwyd / Options considered - Not applicable.

Goblygiadau Ariannol / Financial Implications – Not applicable.

Dadansoddiad Risk / Risk Analysis – This is contained within the report.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance – This is contained within the report.

Asesiad Effaith / Impact Assessment – Impact assessments are not required for this report.

Welsh Ambulance Services NHS Trust

Review of Patient Safety, Privacy, Dignity and Experience whilst Waiting in Ambulances during Delayed Handover



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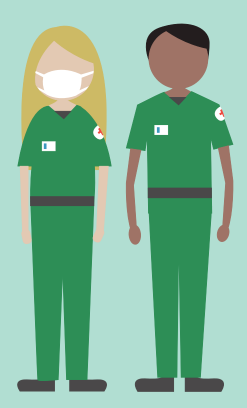
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Healthcare Inspectorate Wales (HIW) is the independent inspectorate and regulator of healthcare in Wales

Our purpose

To check that people in Wales receive good quality healthcare.

Our values

We place patients at the heart of what we do.

We are:

- Independent
- Objective
- Caring
- Collaborative
- Authoritative

Our priorities

Through our work we aim to:

Provide assurance:

Provide an independent view on the quality of care.

Promote improvement:

Encourage improvement through reporting and sharing of good practice.

Influence policy and standards:

Use what we find to influence policy, standards and practice.



Introduction

Healthcare Inspectorate Wales (HIW) is the independent inspectorate and regulator of healthcare in Wales. We are responsible for inspecting, reviewing and investigating NHS services and independent healthcare services throughout Wales against a range of standards, policies, guidance and regulations to highlight areas requiring improvement. In our role, it is important that we maintain an overview of each of the NHS health boards and Trusts in Wales.

The COVID-19 pandemic has introduced unique and unprecedented pressures on the healthcare system, however, it is our continued commitment and goal to check that people in Wales are receiving good quality care, which is provided safely and effectively, in line with recognised standards.

As part of the HIW annual reviews programme for 2020-21, we committed to undertake a review of the Welsh Ambulance Services NHS Trust (WAST). This was due to concerns identified with long handover delays during a previous WAST local review carried out in 2019-20, where we explored how the risks to patients' health, safety and well-being were being managed, whilst they were waiting for an ambulance to arrive. A copy of this report can be found on our website¹.

This review set out specifically to consider what the impact of ambulance waits outside of Emergency Departments is having on the overall experience of patients, which included their safety, care, privacy and dignity. We considered the period between 1 April 2020 and 31 March 2021.

This report sets out our findings and recommendations for improvement. It is our expectation that our recommendations are considered at a system level and are taken forward in the context of broader improvement work underway to tackle the challenges faced in this area over recent years.

We would like to express our thanks to all of the patients who helped inform our review by completing our survey and sharing their experiences with us. We also convey our gratitude to staff working within WAST and health boards across Wales who participated in this review, which included completing our professional surveys and participating in interviews with the HIW review team.

In addition, we wish to thank the Community Health Councils² in Wales, which provided their support in developing our questionnaire and with obtaining patient views.



- 1 www.hiw.org.uk/sites/default/files/2021-09/20200923WASTReviewFinalENG.pdf WAST Review
- 2 Community Health Councils (CHCs) are independent bodies who listen to what individuals and the community have to say about the health services with regard to quality, quantity, access to and appropriateness of the services provided for them. They then act as the public voice in letting managers of health services know what people want and how things can be improved.

Summary

This report highlights the findings of our review of the experience of patients waiting on board an ambulance outside emergency departments during delayed handovers. The key findings of our review are outlined below.

It is clear from our review that the issue of prolonged handover delays is a regular occurrence outside Emergency Departments (ED) across Wales. Whilst patients were positive about their experience with ambulance crews, it is clear that handover delays are having a detrimental impact upon the ability of the healthcare system to provide responsive, safe, effective and dignified care to patients.

Whilst there are clear expectations and guidance for NHS Wales³ in relation to hospital handovers, and a clear and apparent will to meet and achieve these, there are substantial challenges inhibiting the ability of the NHS in Wales to do so. The problem of delayed handovers is symptomatic of the wider issue of patient flow throughout the NHS, with consequent increased risks to patients associated with prolonged waits on ambulance vehicles outside EDs, impacting the ability of WAST to coordinate responses for patients waiting in the community for an ambulance.

Our review has noted that whilst work is ongoing to try and tackle this issue, with various approaches and initiatives in progress at a national level, such as the development of a National Quality and Delivery framework for Emergency Departments in Wales⁴, which commenced in 2018, it is unclear how effective these activities have been to date. This is not a problem that WAST can resolve by itself, it is a challenge that requires WAST, health boards, and Welsh Government to work together and consider whether a different approach is required to ensure reinvigorated, strengthened and concerted action is taken to make sure that these issues are overcome.

Whilst we found that overall, handover processes at EDs across Wales are broadly similar, some variations exist in processes between individual EDs within health board areas. This was due to a number of local joint Standard Operating Procedures (SOPs) being in place within WAST and EDs, due to geographical layouts of ED environments, staff roles and levels of staffing available. This inconsistency can introduce risk, with our findings indicating that some WAST staff may be unfamiliar with SOPs specific to the ED that they are handing over to.

Further to this, feedback suggests that local handover processes can differ from day to day, depending sometimes on the clinician and or member of ED staff being dealt with. Again, we are concerned that this inconsistency could have a detrimental impact on patient care and safety and requires attention.

It is concerning that our review found that only 41% of WAST staff clearly understood who has responsibility and accountability for the patient at all times. This is despite three quarters of ED staff reporting that they clearly understood who is responsible for the patient. Ensuring absolute clarity over who has responsibility for patient care on board an ambulance following triage, until transferred in to the ED, is an important issue requiring attention to ensure safety of care.

Some health boards have introduced specific roles with the purpose of improving handover processes, such as Ambulance Patient Flow Co-ordinators or Hospital Ambulance Liaison Officers (HALO); these have reportedly had a beneficial impact on handover, and on patient experience by ensuring better coordination of the process. However, these roles are not in place across all EDs, and we believe that all health boards should consider the benefits that these roles may bring.



- $3 \quad \text{Wales Hospital Handover Guidance 2016 https://gov.wales/sites/default/files/publications/2019-07/nhs-wales-hospital-handover-guidance.pdf} \\$
- 4 The Emergency Department Quality & Delivery Framework Programme www.nccu.nhs.wales/urgent-and-emergency-care/framework/

Attention is required from WAST and health boards regarding some of the specific operational challenges faced by staff during the handover process. This includes the need to address some of the procedural challenges associated with timeliness of handover process. There is also a need to ensure that procedures to provide timely investigations, such as blood tests and X-rays, for patients on board ambulances awaiting handover are strengthened. This would have the benefit of enabling ambulance crews to be released, to undertake their primary role of providing on scene urgent or emergency care.

We found there are appropriate processes in place to escalate a deterioration in a patient's condition to ED staff. It was disappointing to find however, that only 49% of staff we engaged with felt there was a robust process in place. More work is required from WAST to ensure the escalation process is clearly communicated to and understood by its staff.

WAST also needs to ensure that its workforce is adequately supported, and that staff wellbeing is maintained, when they wait for long periods on board an ambulance due to delayed handovers. Some approaches have improved the situation, for instance the introduction of the Duty Operational Manager which has facilitated crews to take their allocated breaks, and to finish their shift on time wherever possible, by taking over the care of patient. However, work remains on WAST's behalf to ensure that it adopts a consistent approach across Wales to support its workforce.

Improvements are also needed to strengthen collaborative working between WAST and health boards in relation to communication and the management of serious incidents arising from delayed handover. This includes the need to ensure health board representatives attend WAST Serious Clinical Incident Forum (SCIF) meetings, to enable timely management of concerns, development of action plans and ensure learning via feedback throughout the organisations.

Concerns were also highlighted to us around the consistency of feedback from incident reporting within WAST. Our findings highlight the need for WAST to identify more effective processes for sharing feedback and learning from incidents with ambulance crew following incident investigations, to improve quality and safety of patient care. In addition, WAST needs to do more to ensure that its staff feel confident that any concerns they raise would be addressed.

Patients were generally positive about their experiences and provided good feedback about ambulance crews, particularly in relation to their kindness, overall communication and management of distressing situations. Patients reported that they were treated with dignity and respect by ambulance crews, and felt safe and cared for. Patients also indicated that they were satisfied with the care and treatment from ED staff. Overall, our findings indicate that the severe impact of the pandemic did not negatively affect the experience of patients who used emergency ambulances services across Wales, and that on the whole patients were satisfied with the care provided.

Whilst patient feedback has been positive, this should not detract from the issues associated with delayed handover. It is clear that there are genuine frustrations held by WAST and health board staff regarding their inability to effectively carry out their roles as a consequence of this issue. The positive experiences shared by patients should also not detract from areas of concern regarding patient care, including the difficulties in facilitating patients to access a toilet during their wait, the risk to patients of sustaining skin tissue pressure damage, and the problems faced in providing them with food and drink. In addition, a number of staff raised concerns about their ability to appropriately achieve and appropriately maintain high standards of hygiene and infection, prevention and control measures on board the ambulance.

We have found that whilst WAST has developed clear systems, which identify risks, provide mitigation and escalate concerns, it is clear that these systems alone are not enough and more collaborative work between WAST and health boards is required to resolve the issue of prolonged handover delays.

Context

WAST is the primary frontline service delivering ambulance transport in Wales. The Trust was formed in 1998, and serves a population of around 3.2 million people across seven health boards in Wales.

WAST responds to more than 1800 emergency calls a day across the country. It operates 24 hours a day, 365 days a year, and provides emergency medical services, advice and appropriate signposting to other healthcare services. In addition to emergency transport, WAST also provides a Non-Emergency Patient Transport Service (NEPTS)⁵, as well as hosting the 111⁶ service, which consists of the NHS Direct Wales⁷ and clinical triage elements of the GP out-of-hours services⁸.

The workforce is made up of over 3,500 staff who contribute to the delivery of patient care across Wales. In addition, it has over 300 vehicles based in 90 ambulance stations across Wales which work collaboratively with the three Emergency Medical Service Clinical Contact Centres (EMSCCCs) in Wales.

WAST ambulance crews are highly skilled professionals who are able to treat and stabilise patients before taking them, if necessary, to the most appropriate hospital. The ambulance vehicles hold a wide range of emergency care equipment including oxygen, a defibrillator, advanced life-saving equipment and emergency drugs including pain relief.

A range of information sources indicate that ambulance waiting times, outside hospital EDs, can be excessive, particularly when the healthcare system is under pressure. These information sources include Welsh Government ambulance monthly performance indicators, Serious Incident notifications

to Welsh Government, intelligence held by WAST, media reports, and discussions between HIW and senior staff within both WAST, and health boards. In addition, delays in the handover process with EDs resulting in reduced ambulance availability, were highlighted during HIW's local review of WAST during 2019-20, and within the Amber Review report publised by the Emergency Services Committee in 2018⁹.

In response to these issues, our review set out to consider the impact of ambulance waits outside of EDs on patient safety, privacy, dignity and overall experience. The review set out specifically to consider the impact that ambulance waits outside EDs are having on the overall experience of patients, and considered the period between 1 April 2020 and 31 March 2021.

As part of our review, we also engaged with all health boards across Wales providing emergency care. This included Aneurin Bevan, Betsi Cadwaladr, Cardiff and Vale, Cwm Taf Morgannwg, Hywel Dda and Swansea Bay University Health Boards. Each of the health boards have between one and three EDs within their localities, with a total of 12 across Wales.

Powys Teaching Health Board does not provide an emergency care service, although does provide minor injury care within its four Minor Injury Units (MIUs) across its localities.

- 5 Non-Emergency Patient Transport Services are provided to get patients, who are unable to transport themselves due to medical reasons, to and from hospital and clinic appointments.
- 6 The 111 service is an online or free telephone number available 24 hours a day, providing health information, advice and access to urgent out-of-hours primary care.
- 7 NHS Direct Wales is a health advice and information service available 24 hours a day. It has operated across Wales for many years and forms the backbone of the 111 service which is currently operating in four of the seven health board areas in Wales and will, over time, be replaced by 111 entirely.
- 8 The GP out of hours service is for people who need urgent medical treatment but cannot wait until their doctor's practice is open.
- 9 Amber Review Report 2018 www.wales.nhs.uk/sitesplus/documents/1134/NHS-Amber-Report-ENG-LR.PDF

The map below details the location of each ED and MIU across Wales:

WALESED HOSPITALS AND MINOR INJURY UNITS



What we did

Focus of review

We reviewed how patient safety, privacy, dignity and their overall experience was managed by WAST ambulance crews and health board ED staff, whilst they waited on-board ambulances during delayed handover to ED staff. To achieve this, we explored the following five areas:

- Patient handover to consider the procedures in place between the WAST and each acute hospital ED for accepting patients from ambulances into the care of health board staff
- Patient experience to assess the overall experience of patients whilst waiting in an ambulance to include their safety, care and any impact on their wellbeing. We also considered how patient dignity is maintained and needs are met, to include nutritional, hydration and toilet needs
- Workforce to consider the impact of handover delays on ambulance crew to include their welfare and support
- **Escalation processes** to consider the risk management and escalation arrangements of WAST during periods of high pressure as a result of delayed handovers
- **Governance arrangements** to consider incident reporting, investigation of incidents of patient harm due to delayed handovers and learning from incidents.

Scope and methodology

The pandemic introduced unique and unprecedented pressures on the healthcare system; in view of this, we considered patient experiences between 1 April 2020 and 31 March 2021 in order to understand what impact the pandemic had on this issue.

To review the areas detailed above, we requested relevant documentation and issued a self-assessment document to WAST and each health board. We also considered local and national performance data and statistics.

We held interviews with a variety of WAST staff, and conducted a survey for both WAST and health board staff.

In addition, we conducted a survey of people who used the emergency ambulance service in the 12 month period highlighted above.



Self-assessment

We asked six of the seven health boards across Wales to complete and return a self-assessment document. This helped us to understand the degree of insight each health board has of its strengths and areas for improvement with the process in place for ambulance patient handover, and the management of patients awaiting handover.

We wanted to understand the views of the public and staff on ambulance handover delays, and developed and launched two national surveys to help capture this information.

Staff survey

We developed and launched a staff survey to obtain the views of WAST and health board staff on the patient handover processes in place between ambulance crew and ED staff. This was to help us understand the impact of delays in the process on staff well-being, and to identify any areas for improvement.

We asked WAST and health boards to distribute our online smart survey details to relevant staff, and we also promoted the survey through our social media channels.

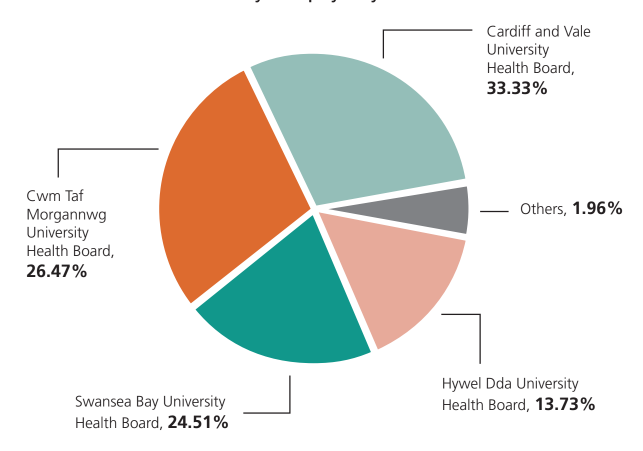
We received a total of 438 responses, which covered a range of staff across Wales, which included:

- 271 WAST Paramedics and Ambulance Technicians
- 64 'other' WAST staff, which included First Responders, Duty Operational Managers and Urgent Care Assistants
- 98 health board ED staff and ED managers
- 5 'other' ED staff which included Patient Flow Managers.

Despite engagement with the six health boards providing emergency services, only staff within four health boards provided a response. We therefore did not receive the opinions from ED staff working within Aneurin Bevan University Health Board and only one response was received from Betsi Cadwaladr University Health Board. These two health boards cover four of the 12 EDs across Wales. Therefore, where reference is made to ED staff survey comments, this may not be reflective of staff within Betsi Cadwaladr or Aneurin Bevan University Health Boards.

Breakdown of staff responses per health board

Which Health Board / Trust are you employed by?



Public survey

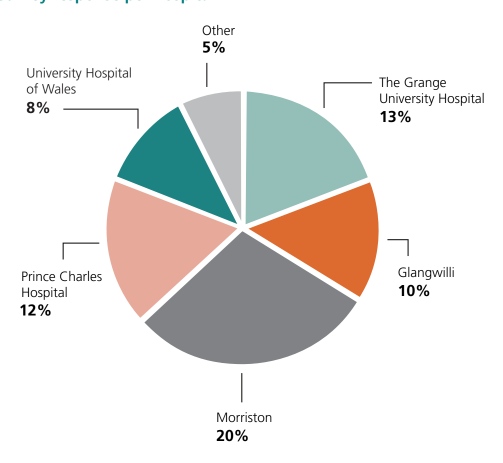
In parallel with the staff survey, we also launched a national public survey, to capture the views of patients who had used an emergency ambulance. This was to gain an understanding of their experiences whilst waiting on board an ambulance outside an ED.

The survey was distributed via smart survey and was open to all people in Wales to capture the views of those who used WAST emergency services

between March 2020 and April 2021. We engaged with WAST, health boards, and also the Community Health Councils in Wales, who provided their support with obtaining patient views.

We received a total of 137 responses, with 85% having used WAST emergency services within the last 12 months. Representation was from patients who had attended EDs across health boards in Wales

Public Survey response per hospital



Staff Interviews

Due to restrictions in place relating to the COVID-19 pandemic, the majority of our fieldwork was completed remotely, including most of our staff interviews. Where we completed site visits, each was individually risk assessed to minimise the risks to our staff and healthcare providers.

We held a number of interviews with ambulance crews from across Wales. This included Paramedics, Ambulance Technicians, Duty Operational Managers and Urgent Care Assistants. Staff we interviewed shared their views and experiences of working within the service, which included the main challenges they faced with handover delays.

As part of our fieldwork, we also interviewed senior staff from within the Trust, including members of the Executive Team. We completed a total of 31 interviews and our findings will be highlighted throughout the report.

What we found

The handover process

It is a regular occurrence across Wales for multiple ambulances to be stationary outside hospitals for prolonged periods, waiting to hand over their patients to the health board.

Wales Hospital Handover Guidance 2016¹⁰

The hospital handover guidance issued by Welsh Government in 2016 stipulates the need for timely handover of patients from ambulance crew to hospital staff, to optimise performance and patient care. The guidance highlights that health boards are responsible for arranging the safe emergency transfer and timely treatment of citizens in their local area.

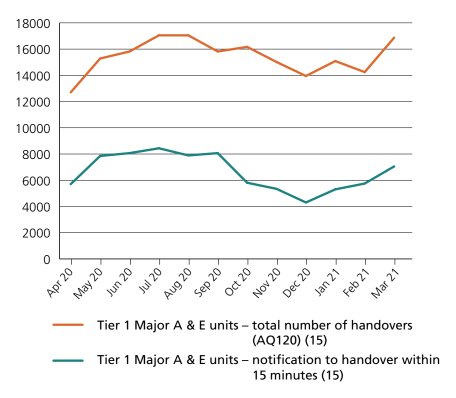
The statement of intent within the guidance indicates that the safety, effectiveness and patient dignity must be at the forefront of systems of emergency care. In addition, that the best care is provided to patients in the correct care environment. Therefore, when an ambulance crew takes a patient to hospital, it is essential that they are released promptly so they can continue to provide a safe and efficient service to the local community.

According to the above guidance, when a patient is conveyed to a hospital by ambulance, care must be handed over to the hospital team within 15 minutes. Health boards are responsible for ensuring this happens reliably. Hospital clinical staff must ensure that any patient waiting more than 30 minutes has been assessed and moved immediately into hospital if there is a risk to patient safety. Management of delays of over 60 minutes are unacceptable, and Welsh Government states that they should be the exception.

Data published by Welsh Government on the StatsWales¹¹ website, highlights that between April 2020 and March 2021 there were approximately 185,000 handovers at acute EDs throughout Wales. Of which, just over 79,500 occurred within the target of 15 minutes.







The impact of handover delays is that there are occasions where multiple ambulances are waiting together outside EDs for long periods of time. This can often affect the service to the extent that there are no ambulance resources available to respond to new emergencies within the community, thus increasing the risk to patient safety or life.

WAST data demonstrates that between April 2020 and March 2021, there were 32,699 incidents recorded across Wales, where handover delays were in excess of 60 minutes, of which, 16,405 involved patients over the age of 65. This is a concern since many older adults can be considered more vulnerable and at risk of unnecessary harm due to frailty and pre-existing health conditions which are more common with older age.

Data published by Welsh Government of the recorded number of lost hours as a result of hospital handover delays, highlight that in December 2020, a total of 11,542 hours were lost due to handover delays. This is a further monthly increase in the data published in the 2018 Amber Review Report, as highlighted earlier. These delays have serious implications on the ability of the service to provide timely responses to patients requiring urgent and life threatening care.

Patient flow issues, such as system bottlenecks and discharge problems can negatively impact on the availability of beds within EDs, since the departments cannot transfer patients to wards due to insufficient ward bed availability. These concerns were echoed by numerous WAST and ED staff within our survey. Patient handover delays are not directly a WAST problem, but are a consequence of wider systemic patient flow issues through NHS healthcare systems and social care services. Concerns were also highlighted to us of severe overcrowding within EDs, which leads to the inability to offload patients from ambulances. This is consistent within a number of our findings during previous HIW inspections of EDs across Wales.

We found handover delays impact on the ability of ambulance crew to provide a positive experience for patients. It may also increase the risk to patient safety, through delays in diagnosis and receiving treatment, as well as to the risk to people awaiting an ambulance in the community, with fewer ambulances available to respond to their needs.

During our review of WAST in 2019-20, we made a recommendation to WAST to consider a holistic review with stakeholder engagement, of the handover arrangements in place across Wales, to help address the patient flow issues through NHS healthcare systems.

The Trust has been working on actions to make improvements in this area and with its stakeholders since 2020. However, our review has found ongoing issues in relation to patient flow within each health board across Wales. We have therefore recommended that Welsh Government considers how this broader issue can be tackled, and to coordinate a collaborative approach to ensure consistency across Wales.

Recommendation

Health boards and Welsh Government should consider what further actions are required to make improvements regarding the patient flow issues impacting on delayed patient handover. This may include consideration of whether a different approach is required by WAST, health boards, and social care services within Wales, to that taken to date in tackling this system-wide problem.

Ambulance arrival at ED

Six health boards were asked to complete a self-assessment regarding ambulance patient arrival and handover procedures within their EDs. The assessment responses helped us to understand the degree of insight each health board has into its own strengths and areas for development with ambulance patient handover.

Overall, we found that handover processes across Wales were broadly similar. There were, however, some variations in processes between each individual EDs within health board areas, and some disparities with the processes in place across health boards in Wales. This was due to local joint SOPs being in place within WAST and EDs, due to geographical layouts of ED environments, staff roles and levels of staffing available. We will elaborate further on these inconsistencies and the risks associated later within the report.

Since the start of the pandemic, we found that handover processes were consistently reviewed to meet the evolving national COVID-19 guidance. This included social distancing guidance and admission routes into EDs to support Red and Green pathways, and processes were changed to align with this to maintain patient and staff safety.

Pre-alert calls

In emergency and life threating situations, there are consistent arrangements in place across Wales for ambulance crew to provide pre-alert calls to a dedicated phone in ED, to notify staff of inbound patients who require immediate attention. For example, with patients experiencing cardiac arrest, difficulty breathing or heavy bleeding.

Pre-alert calls allow time for ED staff to prepare and prioritise for the arrival of the patient. Upon arrival to ED, ambulance crew immediately transfer the patient to an allocated space for assessment and treatment by the ED team. Once the patient transfer from ambulance stretcher to an ED trolley is complete, a formal dual pin handover¹² is completed between ED staff and ambulance crew, and is documented on the Hospital Arrival Screen (HAS).



¹² Dual Pin Handover refers to an element of the handover process where both a paramedic and ED staff nurse communicate the formal handover of care, with each entering their pin number into the hospital arrival screen. Welsh Government statistics relating to handover times are generated as a result of the timings of the dual pin handover process.

We were informed that ED staff regularly monitor the HAS for inbound ambulances. When patients arrive by ambulance (not requiring a pre-alert), an ambulance crew member registers the patient either at the ED reception, or with a dedicated ambulance receptionist, which in some EDs is a dedicated role. Patients are triaged¹³ (assessed) either on board the ambulance or within a designated triage area of the ED, dependent upon capacity.

Dual pin handover process

The handover process involves both a paramedic and ED staff nurse communicating the formal handover with each entering their pin number into the hospital arrival screen. Welsh Government statistics relating to handover times are generated as a result of the timings of the dual pin handover process.

We received negative comments from ambulance crew in our survey regarding the timing of the formal handover to ED staff. They stated that at times, ED staff may complete the dual handover process and patients would be classified as handover complete whilst the formal handover was still taking place.

In addition, we received 15 comments from ED staff who provided an insight from their perspective, around the difficulties that hospital staff are facing with the dual pin process. One comment included:

"As ED staff - once the ambulance verbal handover is complete and a patient is in the care of the ED in an appropriate area, I find it very frustrating to have to spend extra time chasing the ambulance crew, often back outside for their PIN number to clear the crew from the HAS handover screen. Ambulance crew are also sometimes reluctant to provide their PIN number to ensure a timely handover. This takes extra time which removes nurses from providing care to patients."

In response to our self-assessment evidence from WAST, we were told that the dual pin handover process has led to improved data quality when examining the lost hours due to hospital handover delays. However, during our fieldwork interviews with ambulance crew, the issue of inaccurate handover recordings was repeatedly highlighted, which supported our findings from the staff survey. Correct application of the dual pin process will ensure that accurate timings of handovers are recorded and reported on by Welsh Government.



We also received a number of concerns around the process for dual pin handover from health board self-assessments, where the process is not consistent between hospitals or across health boards. Some said that the processes in place does not always provide an accurate picture of handover timings.

Recommendation

WAST should engage with health board representatives to ensure there is improvement in practice between ambulance crew and ED staff to ensure the dual pin process is consistently followed, and ensure Welsh Government reporting data is accurate.

Patient triage

We found variation across Wales in the staff roles that undertake triage assessments. This ranged between dedicated ED Triage Nurses, dedicated Ambulance Triage Nurses, the Nurse in Charge, or a Rapid Assessment Team (which may include a registered nurse, ED doctor and Healthcare Support Worker).

Across Wales, it is the aim is to commence triage within 30 minutes of patient arrival at ED, in line with the Welsh Government target. Patients are triaged using the Manchester Triage System¹⁴, which enables the triage clinician to assign a clinical priority, according to the patient's presenting signs and symptoms. Data published on the NHS Wales National Collaborative Commissioning Unit (NCCU) website¹⁵ for its Urgent and Emergency Care Programme highlights that on average, between October 2020 and July 2021, patients are being triaged within 30 minutes.

If, following triage, patients are deemed as 'Fit to Sit', meaning people are well enough to sit within the ED waiting area, they are transferred from the ambulance and escorted to the ED waiting area, and a dual pin handover between ambulance crew and ED staff takes place.

When patients are not considered to be suitable to stay in the waiting room, the patients are usually offloaded from an ambulance and transferred to an appropriate area according to clinical priority. If there is no capacity within the ED to accept patients from the ambulance crew, they will remain on board the ambulance until a space becomes available.

Following triage, we found a commonality across Wales where patient investigations commence, such as blood tests, X-rays or Computerised Tomography (CT) scans. Where appropriate, other time critical procedures and/or treatments are also commenced, such as Sepsis and Stroke pathways. This will commence regardless of ED space, and will include patients located on board ambulances.

Mitigating risks for patients arriving by ambulance

We asked health boards how they identify, manage, and mitigate any risks associated with patients arriving on ambulances. Each response highlighted the aim to achieve a 15 minute handover time for patients arriving at ED. When this is achieved, and an ambulance is released, it is beneficial to the patients' condition, positively impacts on their experience, and further benefits those awaiting an ambulance resource within the wider community. However, our review has found that this target is not often met across Wales.



- 14 The Manchester triage system is an algorithm based on flowcharts and consists of 52 flowchart diagrams (49 suitable for children), that are specific for the patient's presenting problem. The flowcharts show six key discriminators (life threat, pain, haemorrhage, acuteness of onset, level of consciousness, and temperature), as well as specific discriminators relevant to the presenting problem. Selection of a discriminator indicates one of the five urgency categories, with a maximum waiting time ("immediate" 0 minutes, "very urgent" 10 minutes, "urgent" 60 minutes, "standard" 120 minutes, and "non-urgent" 240 minutes)
- 15 NCCU Urgent and Emergency Care Programme https://nccu.nhs.wales/urgent-and-emergency-care/experimental-kpis/

During times of increased pressure and numerous ambulances waiting to hand over the care of their patients to ED staff, a WAST Duty Operational Manager (DOM), may attend the hospital site, to provide welfare support to ambulance crews who are unable to offload and handover their patients. This is a new role that has been introduced by WAST. The DOM will provide cover for ambulance crew to take their breaks, and/or help enable crews to finish their shift on time, by taking over the care of the patient. The DOM will also liaise closely with ED staff and the hospital site managers, to plan what action is required to progress and facilitate the handover of patients to the care of the ED staff.

Health boards also highlighted to us the benefits of the role of Ambulance Patient Flow Co-ordinators or HALO within the EDs. Their role is to assist in achieving a timely handover, and to maintain effective communication between ambulance crew. ED staff and patients. In addition, they aim to reduce delays by helping to mitigate risks to patient safety on board an ambulance, by minimising long waits outside ED, which in turn will benefit those waiting in the community for emergency care. Furthermore, the role also aims to improve the overall experience for patients, by working with ambulance crew in providing care. Our review has found that where these roles have been introduced, they have helped to ease some of problems associated with the handover process and have been beneficial to patient experience as a consequence.

During times of delayed handover, we identified that ambulance crews monitor the patient's condition and escalate any concerns to the ED nurse in charge. In the event of a patient's condition deteriorating further, ambulance crew will enact a formal process for escalating a clinical concern with a deteriorating patient outside the ED. We will elaborate further on the effectiveness of this process later within the report.

We also found consistently across Wales, that during periods of high demands on the service, such as multiple delays with handover, each hospital has an internal escalation plan which is actioned, and plans are implemented with the to aim to reduce ambulance offload delays.

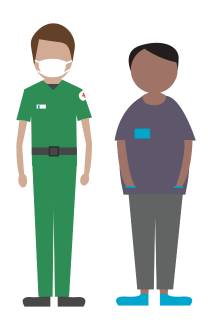
Other consistent measures in place across Wales are regular hospital patient flow meetings and hospital bed management meetings. The meetings allow staff to assess the availability of hospital beds, and to monitor the capacity within ED and the number of ambulances waiting to handover. However, despite these measures, the problem of prolonged handover remains an issue.

Strengths with handover processes

Health boards were asked to tell us about the strengths they have identified as part of their handover processes. Across Wales, there was unanimous agreement that EDs have introduced an effective COVID-19 point of contact testing, where patients are tested for the virus at their point of entry, and are allocated a waiting area based on their expected or predicted status for the virus. Some health boards highlighted an improvement with patient flow, as a result of point of contact testing particularly during the height of the pandemic, which resulted in reduced delays with transferring patients to wards.

During our interviews with ambulance crew, they spoke of the positive impact on handover, as a consequence of the roles of the dedicated Ambulance Triage Nurses or Ambulance First Point of Contact. As mentioned, staff in these roles determine the level of acuity of patients arriving by ambulance, and assist in helping to achieve 15 minute handover targets and to commence triage within 30 minutes of arrival.

Ambulance crew also highlighted that dedicated ambulance receptionists help make the handover process more efficient in enabling them to register patients upon their arrival. The role of the HALO or Ambulance Flow Co-ordinator was also reported to help assist with handover and relieve pressure from the Ambulance Triage Nurse. We found that the introduction of these roles assists in improving the patient experience and welfare by providing positive links for effective communication between ambulance crew and ED staff. However, the presence of these receptionist, liaison, and patient flow roles is not consistent across each ED in Wales.



We were told that patients are re-triaged once clinical interventions have been initiated on board ambulances. As a consequence, any improvements in a patient's clinical condition could expedite their admission to the department, for example if they are assessed as 'Fit to Sit' in the ED waiting area. In addition, in some instances, patients may be well enough for discharge, to recover at home.

Areas that require improvement

Health boards highlighted some areas that require strengthening with handover. There was unanimous agreement across Wales that improvement is required with patient flow through hospitals, in order to improve bed availability and trolley space capacity within EDs. This included improvement in the timely discharge of patients from hospitals, to assist with patient flow. This would lead to improved patient handover times from ambulance crew to ED staff, an improvement in the overall patient experience, and benefits to timely care with emergency responses in the community.

We found that improvements need to be made in relation to collaborative working between WAST and health boards, particularly in regards to communication and the management of serious incidents arising from delayed handover. There is a need to ensure health board representatives regularly attend WAST SCIF meetings, to enable timely management of concerns and to develop action plans and feedback throughout the organisations. This is referred to in more detail later within this report. Whilst there appear to be robust processes in place for triage, initiating treatment and handover process, issues remain with delayed handover due to the lack of bed space within ED and the wider hospitals, which significantly affects patient flow.

Recommendation

Health boards should consider the benefits of the introduction of specific roles within their EDs that have the aim of improving process the handover of patients from ambulances.

Health boards must ensure that appropriate representation is present at WAST Serious Clinical Incident Forum meetings, to aid with the timely management of concerns and service improvement.

Staff perceptions of the handover process

We considered the perspective of ambulance crew and ED staff of the handover process. This was achieved through our staff survey and our interviews with ambulance crew.

Through our staff survey, we found that 90% of ED staff were familiar with the handover policy for their hospital. This was slightly less for ambulance crews, with just over three quarters of them aware, although with a slight increase in number for their most frequented hospital. These numbers give rise to concern, as it is suggestive that some ED staff and ambulance crews are unfamiliar with handover policies.

The majority of ambulance crew respondents also expressed frustrations of their experience of waiting outside hospitals and their dissatisfaction with the handover process in place both at a local level and nationally. We had a strong response on the comment section for this area with almost half of WAST respondents providing additional detail when sharing their experiences.

The comments enabled us to identify some key themes such as, some ambulance crews told us that handover processes frequently change and they are not familiar with current practices. Ambulance crew who regularly attend more than one ED also face the challenge in different local practices. Some said that processes differ day to day, and that each clinician and member of ED staff implements them in different ways therefore, making it difficult for staff to remain up to date with current processes. There are variations in processes due to local SOPs, geographical layout of each environment, job roles and levels of staffing. It was also highlighted to us that the impact of the pandemic on practices has been that it is challenging for staff to stay up to date with current processes.

Recommendation

If and where local standard operating procedures are absolutely necessary, WAST and health boards must work together to ensure that ambulance crew are familiar with the handover policy for that ED.

Ambulance crews also provided their comments in our survey on their view of the effectiveness of the hospital guidance issued by Welsh Government in 2016 process. These included:

"The process seems to be centred around ambulance turnover rather than a focus on patient care. This in turn creates more delays for ambulances as the processes put in place differ day by day, nurse by nurse as there is no full understanding of what the procedure should be. My experience has been waiting upwards of 30 mins just to notify the hospital of our patient. That's before they are booked into the department and triaged."

"ED staff are excellent and do as much as they can to assist/handover patients however they cannot do this when there are not beds available. It is not appropriate to manage patients on the back of an ambulance for several hours and should be avoided where possible."

"There is a reluctance to follow the 'Fit to Sit' agreements that the Welsh ambulance service have in place."

Our staff survey responses noted ambulance crew sometimes attend EDs within England. Concerns were highlighted that handover delays have become routine in Welsh hospitals, and are less frequent in England. A number of ambulance crew provided their opinions to us during interview, that handover processes within EDs in England are

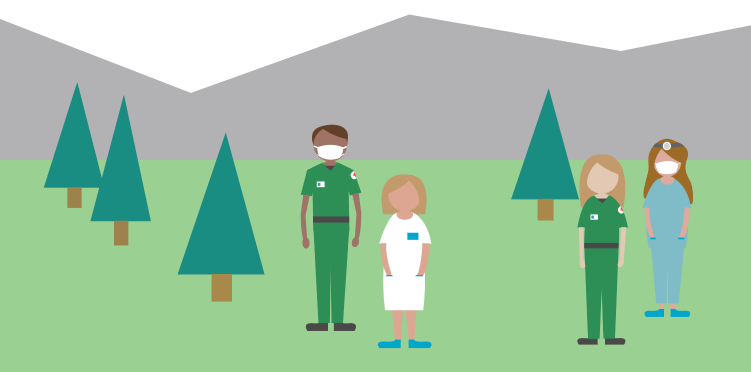
more efficient than the processes in place in Wales, which compound the frustrations with handover delays across Wales. Comments from ambulance crew included:

"Patients waiting in the community are coming to a wide range of harm due to no ambulances to send to them due to the ambulances being queued outside hospitals. I've recently transferred to Wales from England and this problem very rarely happens in England but is a daily problem in Wales. Very poor."

"When I visit other ED outside of Wales, we take the PT straight in to EDs, even large City EDs. But for some reason Welsh EDs struggle with this"

Relationship between ambulance crew and ED staff

Throughout our interviews, ambulance crew told us that in general, positive relationships had been formed with ED staff across Wales. We were told that both parties were working towards the same goal of achieving early handovers to release ambulance crews to respond to emergencies. However, this was not consistent with our survey results, with 71% of ambulance crew stating that they did not feel ED staff and the service provided by ambulance crew worked together to provide seamless patient treatment and care. However, 69% of ED staff felt they work together with ambulance crew to provide seamless patient care.



One comment received from a member of ED staff highlighted:

"There is no single issue which would resolve the problem, neither is it solely a problem of a specific group. Again, I would like to reiterate that ED is locked between a rock and a hard place; trying our best but with many obstacles in our way. We used to have a really positive working relationship with our WAST colleagues which has deteriorated over time."

The findings from our survey and interviews suggests a mixed relationship, and issues can occur on a case by case basis. We recognise the pressure and intensity that handover delays must have on both ambulance crew and ED staff to minimise risks to patients, and that working relationships may be strained as a consequence. However, this can have a negative impact on the overall patient experience.

We also found through our interviews and staff survey that ambulance crew feel their vehicles are used inappropriately, and as an extension of the ED. The term 'warding' was commonly used to refer to this. Ambulance crew told us that ambulances are used as waiting rooms or additional beds, with many staff elaborating that a bed shortage within ED is the reason for this.

We also learned that patients are often taken off an ambulance for scans or other investigations, and returned to the ambulance due to no capacity in the EDs. We were also told about occasions when following investigations and treatment, patients who did not require hospital admission, were transported home by the same ambulance crew who had responded to the initial emergency call. Some ambulance crew also said that hospitals manage their own risks by keeping patients on the ambulance. Comments from ambulance crew included:

"The feeling that the patient isn't the problem of the hospital until they get in through the front doors is widespread. We are extended waiting rooms for the hospitals and this shouldn't be the situation."

"The current system is not working, emergency departments are using ambulances to treat patients in and this is not what they are intended to do. While this is happening and we are waiting to handover our patients there is patients within the community not getting the medical help needed for many hours."

"The problems with handover are not due to WAST. The issue is severe overcrowding of the EDs which then leads to lack of ability to offload. The systems in the hospitals prioritise patients who have been seen and treated (inpatients) over patients who have not been seen or treated by the ED which is wrong and unsafe. As well as this, having ambulances stacked outside causes there to be increased response times by WAST. So in turn, we are prioritising seen and treated patients (inpatients) over those waiting for an ambulance.....The subsequent problems of even more overcrowding that will cause, will lead to innovation within the hospital. Unless we bring the problem into the hospital, the hospital will not solve it."

As highlighted earlier, the role of ambulance crew is to provide an emergency response and transportation for patients to EDs. Welsh Government guidance is clear that patient care should be handed over to hospital staff within 15 minutes of their arrival, but most certainly before 60 minutes.

Ambulances are designed as a pre-hospital environment and are equipped to transport ambulance crew and other first responders to the waiting patient. The vehicles carry equipment for administering emergency care to treat patients at the scene, and transport patients when necessary to EDs for advanced treatment. They are not designed and equipped for patients to be cared for during periods of extensive waits outside EDs. The impact of patients remaining within the back of an ambulance can negatively impact on the patients' experience and their safety.



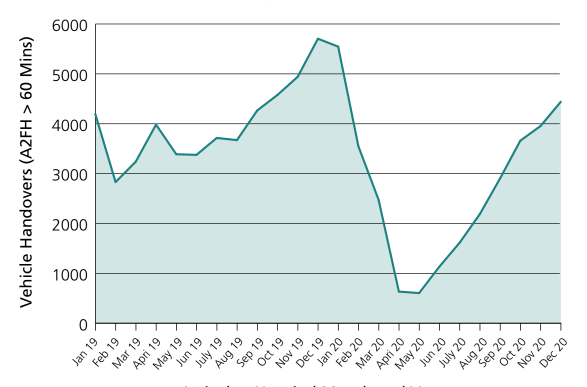
Patient experience

Impact of the pandemic on patient experience

The NHS Wales activity and performance summary highlights fewer attendances to all NHS Wales EDs during the first wave of the pandemic, with April 2020 seeing the lowest number of attendances at ED since current reporting began in 2012.

Handover delays during the first wave of the pandemic were substantially lower. We were informed that this was the result of a significant decrease in demand, and an initial pandemic response to improve hospital capacity. This is highlighted in the chart below, which reflects the number of patients who experienced handover delays over 60 minutes across all health boards in Wales.

Trend of number of Patiens Waiting >60mins



Arrival at Hospital Month and Year



We considered the views of patients on whether the pandemic impacted on their experience of attending the ED. In the public survey responses, the majority said they were not displaying COVID-19 symptoms, and were not attending ED due to suspected COVID-19.

It was positive to learn that the majority of respondents felt that measures to minimise the spread of COVID-19 were being followed by both ambulance crew and ED staff. The majority of respondents said all staff wore PPE on the ambulance and at hospital, their temperatures were taken on arrival at hospital, and they were transferred to a designated green areas away from suspected or positive COVID-19 patients. However, we did find in a small minority, where some concerns were highlighted in the survey, as highlighted below:

"Unfortunately dad was infected with COVID in hospital."

"We were all asked to wear masks in the house whilst the paramedics were there. However, I noticed that although the crew were wearing masks they weren't wearing any other form of PPE."

Overall, our findings reflect that despite the severe impact of the pandemic, it did not negatively affect the experience of patients who used emergency ambulances services across Wales, and on the whole patients were satisfied with the care provided. Our COVID-19 themed national review report¹⁶ highlights further our understanding of how healthcare services across Wales met the needs of people and maintained their safety during the pandemic.



Patients awaiting ambulances in the community and their arrival at the ED

Standard 5.1 within the Health and Care Standards 2015¹⁷ states that all aspects of care should be provided in a timely way, ensuring people are treated and cared for in the right way, at the right time, in the right place and with the right staff.

Of the 137 responses to our public survey, approximately half waited under an hour in the community for an ambulance to arrive, with most waiting less than 30 minutes. However, 26% of respondents waited between one and four hours, and 22% waited over four hours. For those who waited over four hours, each commented that they felt their health condition deteriorated over this time. Around a third of these patients were admitted immediately into the hospital on arrival, however, another third had a further wait of over two hours on-board an ambulance following arrival at the hospital.

We received several concerning comments from people about prolonged ambulance waits, despite the possibility of them experiencing a stroke, heart attack or other serious health concerns. Comments included:

"I waited over 2 hours for an ambulance after having a stroke. Ambulance never showed. First responder arrived at 2 hours and tried to get an ambulance and was told none available."

"Things could have been a lot worse as Dr said by rights my dad should not still be here after having to wait 3hrs whilst having a major heart attack."

Several people in response to our public survey highlighted long waits of between four and 13 hours for an ambulance after sustaining an injury due to falls at home, particularly in relation to older adults. Long waits in the community were also substantiated by ambulance crew in response to our staff survey and during our fieldwork interviews. Staff highlighted that the risk from handover delays is not only to the patients waiting in ambulances but also to patients in the community, who are waiting for an emergency response.

Comments included:

"Patients queuing up in ambulances probably have the same outcomes as patients in the ED, as HB clinicians will always see and treat our patients. It's the patients that are waiting for ambulances that are most at risk."

"Handover delays impact me and my patients negatively as I am often on scene with an unwell patient waiting for an ambulance to become available. It is common to have to wait 2-4 hours for 'emergency' backup. This can be very detrimental to patients and is hugely stressful for me. I have been on my own with patients having multiples seizures, heart attacks or severe breathing difficulties for 1-2 hours. As well as patients likely to come to harm, this is very stressful for me and affects my mental health."

Throughout our fieldwork, the majority of ambulance crew interviewed expressed their frustrations of waiting outside EDs to handover patients, in the knowledge that patients are waiting in the community in need of an emergency response. This is consistent with the findings highlighted in the Amber Review report in 2018. These patients have not been physically assessed by a clinician and therefore, their clinical condition is unknown. This is particularly concerning for conditions such as strokes or heart attacks, where time critical treatment is essential due to specific therapeutic window timescales, and any delays to treatment may negatively impact on their clinical outcome, future rehabilitation or even their life.

People indicated in the survey comments, that due to long ambulance waits they sometimes had to arrange alternative transport, such as driving their loved one to the hospital or arrange a taxi. Comments included:

"Ambulance wait time over 2 hours. This was not made clear at 999 call only that an ambulance has been requested. After 2nd call to 999 after half an hour I was told it could be 2 hours. Took him in the car and hospital was excellent. Could and should have gone sooner if wait time had been honest in the first place."

The risk to patients in the community was a key finding from our previous review of WAST in 2019/2020, and has been repeatedly highlighted by staff throughout this review.

As referred to earlier in this report, a recommendation was made in our previous report that WAST should consider a holistic review with stakeholder engagement, of the current handover arrangements in place, which should include current escalation arrangements during periods of high demand. Whilst we are satisfied that progress has been made, this re-iterates the need for Welsh Government to ensure a prompt collaborative approach between WAST, health boards, and social care services within Wales, to make improvements with the ongoing patient flow issues.

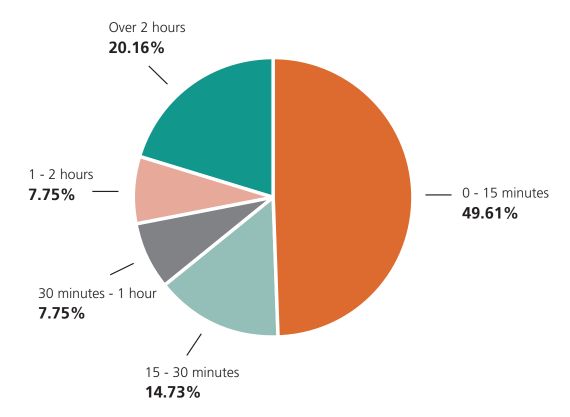
Patient experience with handover and triage

We asked patients in our public survey to tell us about their experience during handover between ambulance crew and ED staff. As highlighted earlier, the Welsh Government target for patient handover to the ED team, is within 15 minutes of arrival at the hospital.

Our public survey identified that only half the respondents said they were admitted to ED within 15 minutes. A further 15% waited between 15 to 30 minutes, and a minority waited between 30 minutes to 2 hours. However, 1 in 5 patients told us they waited over two hours in the ambulance, before being handed over to the care of ED staff.

"I had a four and a half hour wait for the ambulance which had been requested (highest priority) by my GP in the surgery. On arrival at the hospital there were 17 ambulances waiting to hand over the patients. I was waiting for a further three and a quarter hours."

How long did you wait in the ambulance, one it arrived at the hospital, before being admitted into the emergency department?



As highlighted earlier in the report, any delay over 60 minutes should be the exception. Prolonged patient waits on board an ambulance are not acceptable, in particular for those who may have already waited for long periods for an ambulance in the community.

Our public survey highlighted that the majority of people who engaged with us were triaged within 30 minutes of arrival at the hospital. This is in line with Welsh Government targets and data available on the NCCU website for its Urgent and Emergency Care Programme. However, around a quarter reported that it took longer than 30 minutes. Whilst most patients were assessed in hospital, 30% reported that assessment took place on board the ambulance. Only a few patients told us they had been assessed in hospital and then taken back to the ambulance.

We received one comment from a patient who reported 17 ambulances were outside the ED at the time that they attended, waiting to handover patients to hospital staff. This is concerning and reflective of the difficulties ambulance crews and ED staff are frequently facing.

A quarter of patients told us they received treatment from ED staff whilst on board the ambulance, but most remained under the care of the ambulance crew. One patient told us that no ED staff assessed them for the duration of their time on board the ambulance, whilst another said:

"I was in the ambulance from 8.30am to sometime around 4pm. A doctor paid a number of visits and also nursing staff to take blood and to give me painkillers."

We asked patients to provide their views on the triage/assessment process upon their arrival at the hospital. Comments we received were mixed, with some stating that it worked efficiently and they were seen immediately, however, there were a number of comments about how long it took to be seen upon their arrival at hospital. One commented included:

"After assessment and excellent care and treatment by ambulance personnel I was treated almost immediately after arriving at hospital by a superb team." Whilst it is positive that most patients were triaged within 30 minutes, it is concerning that not all patients were assessed by a health board clinician in the appropriate timeframe. This can negatively impact on the patient experience and clinical condition, when they are not reviewed in a timely manner.

As part of our review, we also considered communication with patients' relatives/carers. We found a clear divide, with half stating that relatives were kept updated, and half stating they were not. Comments indicated that ambulance crew communicated well with relatives, to update them on what was happening. However, only half of the survey respondents said they were kept informed about how long the wait on board the ambulance would be. Our survey highlighted that communication once the person was admitted to hospital was experienced as variable.

Our interviews with ambulance crew indicate that they always endeavour to engage with and build a positive rapport with patients. However, they said that during periods of long delays, there are limitations to the number of times they can apologise to patients and their loved ones, either for the delays they experience whilst waiting for an ambulance in the community, delays outside the hospital, or at both locations.

The hospital handover guidance issued by Welsh Government in 2016 is clear, that when delays occur patients and their relatives or carers should be kept fully informed of the reasons and the progress being made in resolving them. We recognise that it may not always be possible to provide accurate timescales to people, since the clinical priority of patients for handover to ED is continuously assessed and changing. However, the importance of clear communication with patients to ensure they are informed of the reasons for delay, is key in alleviating their anxieties or frustration with waiting.

Recommendation

WAST and health boards need to ensure that when delays occur, patients and their relatives or carers should be kept fully informed of the reasons and the progress being made in resolving them.

WAST and health boards across Wales should ensure patient feedback is obtained regularly to understand their experiences of long waits on board an ambulance, in order to inform improvement.

Delayed diagnosis and treatment

Although a minority, several views were communicated to us from people in our public survey regarding ineffective diagnoses made by both ambulance and ED staff. It also included a few dissatisfied comments about ineffective diagnosis and treatment of conditions once admitted.

"If there's a documented history of sepsis. Surely the sepsis protocols could be followed."

We also received comments from ambulance crew relating to the delays in treatment and diagnosis for patients by ED staff. The comments included concerns where a patient's health could deteriorate whilst on board the ambulance, such as a patient experiencing chest pain.



Other comments from WAST staff suggested that they believe diagnosis should commence whilst the patient is waiting on board the ambulance, such as blood tests and x-rays. This somewhat contradicts the self-assessments completed by health boards which suggest that ED staff do commence investigations, diagnosis and treatment while the patient is on board the ambulance. This suggests that the commencement of investigations whilst the patient is on the back of the ambulance does not consistently happen across all EDs. The comments included:

"Our patients are left stuck on ambulances without having bloods etc. done which could speed up the process for them to discharge patients. There should be a system for WAST staff to take bloods and take patients for x-rays or appropriate investigations whilst waiting outside hospitals as it benefits the patient and the staff at the hospital."

We believe that commencing investigations whilst the patient is on board an ambulance has a benefit of earlier diagnosis, admission or even discharge of some patients, which could enable ambulance crews to be released, to undertake their primary role as providing on scene urgent or emergency care, and urgent or emergency transport of patients to hospitals.

Recommendation

WAST and all health boards across Wales must work together to identify a consistent approach in providing timely investigations and treatment for patients on board ambulances, to enable ambulance crews to be released quickly.

Patient privacy and dignity

Standard 4.1 within the Health and Care Standards 2015, states that people's experience of care is one where everyone is treated with dignity, respect, compassion and kindness and which recognises and addresses individual physical, psychological, social, cultural, language and spiritual needs.

In its handover guidance, Welsh Government states that the safety, effectiveness and dignity of care of patients must be at the forefront of systems of emergency care.

As highlighted earlier, our review considered how delayed handovers impacted on the privacy and dignity of patients on board the ambulance. This included the toilet needs of the patient either within the ED, or on board the ambulance.

Overall, our patient survey highlighted that patients were very positive about their experience waiting on board an ambulance due to delayed handovers. We received very positive feedback about ambulance crew, particularly in relation to their kindness, overall communication and managing of distressing situations. Patient comments included:

"The ambulance service went above and beyond."

"They were excellent, really helped with my mother-in-law's anxiety and kept us fully informed throughout."

Nearly all who engaged in our public survey said they were treated with dignity and respect by ambulance crew, and felt safe and cared for, and that staff were knowledgeable. Most also said they felt ambulance crew treated their condition effectively. Patients also indicated that they were satisfied by the care and treatment from ED staff.

The results of our staff survey, however, were not as positive in relation to their ability to maintain patients' dignity during delayed handovers. For ED staff, whilst 78% felt that patients were well cared for on board ambulances, only 68% said that the patient's privacy and dignity is maintained. In addition, only 62% of ambulance crew were felt that patient privacy and dignity is maintained.

This was also highlighted in our interviews with ambulance crew, with some specifically raising concerns with their ability to maintain the privacy and dignity of patients. The comments included:

"Patients never provided with reason as to why they are waiting on an ambulance or have to endure the indignity of using a commode on an ambulance."

"The biggest issue I have come across resulting from patients waiting for many hours on the back of an ambulance is that comfort and dignity is compromised. The ambulance stretcher is not designed for patients, especially elderly patients with thin skin to be laying on them for hours. Also, during long waits patients often need to go to toilet and as a result of very poor mobility end up soiling themselves. So to preserve their dignity we clean them up as best we can with very limited items as it's an ambulance and not a hospital ward."

One area of concern consistently highlighted by ambulance crew, was the difficulty in facilitating patients to access a toilet during their wait. Whilst most patients told us they were able to access a toilet, it is concerning that some patients reported they did not have access to facilities. In addition, during our staff interviews, concerns were highlighted by numerous ambulance crew with the difficulties encountered in assisting patients to use a commode or a bedpan on board an ambulance, due to the limited space available. Some also expressed concern over appropriateness, when two male ambulance crew were required to assist female patients with their toileting needs.

Wherever possible, ambulance crew told us they take patients inside the ED to use the department's toilet facilities, and request nursing staff assistance as appropriate. Overall, staff highlighted the issues with accessing toilet facilities as having a negative impact on patient privacy and dignity. Whilst ambulance crew told us that every effort is made to help maintain patient dignity, they described this as not always possible.

It was positive to note in one ED, that the ED sister attends the ambulance bays to enquire whether patients require the use of a toilet, and ensures staff are available to assist them. Patients are taken inside the ED whenever possible, or assistance is provided on board the ambulance.

Good practice in toilet management can help patients to maintain their dignity. Whilst we acknowledge the efforts made by ambulance crew to protect patient dignity, further efforts are required by both ED staff and ambulance crew to ensure all patients can access appropriate toilet facilities to maintain their privacy and dignity at all times.

Recommendation

Both WAST and health boards must ensure that ambulance crew and ED staff work collaboratively to ensure patient privacy and dignity is maintained, and patients are always provided with the opportunity to use private toilet facilities where appropriate, in a dignified manner whilst waiting on board an ambulance during delayed handovers.

Preventing pressure and tissue damage

It is highlighted within Standard 2.2 of the Health and Care Standards 2015 that people should be helped to look after their skin, and every effort should be made to prevent people from developing pressure and tissue damage.

In response to our staff survey, ambulance crew raised concerns around the suitability of ambulance stretchers for patients who experience long handover waits. In particular, for patients who are immobile and lying on a trolley on board an ambulance are at an increased risk of sustaining skin tissue pressure damage. We received numerous comments from ambulance crew which included:

"Patients are regularly suffering due to excessive handover delays. Ambulance stretchers are not designed for prolonged use and vulnerable patients are being put at risk of pressure sores and other tissue viability issues despite the efforts of ambulance staff to turn and adjust their positions."

"Often waiting outside with a patient for extended hours anywhere from 2 to 12 hours with a patient on an ambulance stretcher that is not designed for. Hard to give pressure relief to patients especially the heavier ones."

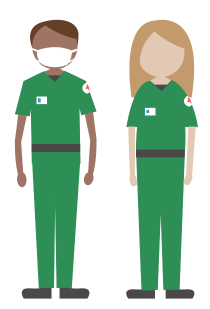
We were told during our interviews with ambulance crew that they are required to undertake an on-line clinical training module on the risk of pressure damage and pressure relief. However, despite their knowledge and understanding of the risks, and crew efforts to mobilise patients where appropriate, staff told us it can be very difficult to prevent skin tissue pressure damage for all patients. This in particular is an issue for patients, such as those with a suspected fractured neck of femur or spinal injury, who cannot be appropriately moved.

In addition, there is an increased risk of skin tissue damage with patients over 70 years of age, as a result of frailty and/or decreased mobility and/or poor nutrition and hydration on board an ambulance. Given the patient demographics provided to us by WAST, the majority of patients taken to EDs by ambulance are aged 65 and above, which highlights additional concerns associated with long patient waits outside ED.

We acknowledge the efforts made by both ambulance crew, and ED staff who support them, to help provide pressure relief and assess patients' skin for signs of pressure damage on arrival to ED. However, we are concerned that the risk of skin tissue damage remains for all patients experiencing long handover delays, in particular older adults, and will continue until prolonged handover delays are resolved.

Recommendation

During prolonged handover delays, WAST and health boards must work collaboratively and consistently, to minimise the risk of skin tissue damage for patients.



Nutrition and Hydration

Standard 2.5 of the Health and Care Standards highlights that that people should be supported to meet their nutritional and hydration needs, to maximise recovery from illness or injury.

During our review, we considered how patients' nutritional and hydration needs are met whilst they wait on board an ambulance.

As highlighted earlier in the report, the purpose of ambulance crew is to provide urgent or emergency care to patients in the community and where necessary, to transport them to hospital on board an ambulance. Ambulances are therefore not equipped to provide food and drinks to patients. One member of ambulance crew commented:

"Hospital delays have been allowed to happen without any care or thought to keeping patients hydrated, fed and toileted appropriately whilst in the Ambulance. Ambulance Staff are not provided for, and often left hours without access to food and drink."

In our public survey, it was concerning to find that half of the respondents said they did not receive sufficient food and drink during their wait for handover to the ED. However, we are mindful that there are occasions when patients are designated as 'Nil by Mouth' due to their clinical condition, and therefore cannot consume food or drink, unless assessed as safe to do so. This may include examples with patients with gastric complaints, such as diarrhoea and vomiting, or severe abdominal pain, or for those who are suspected as required urgent surgery.

We found positive examples during our interviews with staff, where the majority told us that patients were supported by British Red Cross workers, who were contracted to work within EDs, who provided assistance to patients with food and drinks, and offered emotional support through engagement with patients.

It is concerning that patients who are waiting on board an ambulance are reliant on others for the provision of food and drink, to ensure their nutritional and hydration needs are met. We also acknowledge the difficulties that ambulance crew and ED staff face in providing food and drink for patients. The uncertainty of when patients may be able to eat and drink will negatively impact on them physically, especially given the uncertainty around timescales of when they may be handed over to hospital staff.

Recommendation

WAST should work with health boards to ensure that patients' nutritional and hydration needs are consistently met whilst waiting in the back of an ambulance due to delayed handovers.

Pain Management

During the review, we considered how patients' pain was managed on board the ambulance during triage and thereafter. Our public survey provided mixed comments, though overall, patients reported that ambulance crew managed their pain well. This is consistent with the findings within the 2018 Amber Review report. There was also a good response from ambulance crew in relation to the management of the patient's pain, with 81% stating they had access to pain relief should the patient require it. However, this was not consistent with their hospital experience, where patient comments indicated that their pain was at times not managed well once admitted to the ED. The comments included:

"The paramedics ensured I received additional pain relief in the ambulance on arrival."

"Unfortunately the hospital left me in a great deal of pain for quite some time."

It is reassuring that ambulance crew are acting positively in managing patients' pain. This is imperative, given the uncertainty of the length of handover delays. This may be reflective of the one to one care patients receive from the ambulance crew in comparison to staff-patient ratio in the ED. Health boards should reflect on these findings, and consider how pain management can be appropriately maintained, for patients experiencing pain once admitted in to the ED.

Infection Prevention and Control (IPC)

Standard 2.4 of the Health and Care Standards 2015, highlights that effective IPC is everybody's business, and must be part of everyday healthcare practice and based on best available evidence, so that people are protected from preventable healthcare associated infections.

Our staff survey highlighted a generally positive response to IPC from ED staff. Whilst 83% said that IPC procedures are followed, almost all said there is a sufficient supply of PPE, and 89% highlighting decontamination arrangements are in place for used equipment and relevant areas.

However, the survey response from ambulance crew was less assuring with 79% saying that IPC procedures were followed, and only 70% highlighting they felt there are adequate decontamination arrangements in place on the vehicle.

During our interviews with ambulance crew, concerns were highlighted by a number of staff regarding their ability to appropriately maintain safe IPC measures on board the ambulance. They provided examples with patients requiring a commode on board the ambulance, and with patients needing to eat and drink within the vehicle during long delays. In addition, crew members who may assist patients with enabling a patient to use a commode or bed pan are unable to change their uniform (if required), and may attend further emergency calls during their shift.

These examples highlight the difficulty in maintaining a safe and infection free clinical environment. The vehicles are a confined environment, and are not appropriate to provide adequate care for patients during periods of long delays with handover. This not only increases the risks with maintaining IPC, but can be considered detrimental to the patient experience.

Recommendation

WAST should consider how ambulance crew and patients can be supported to achieve and maintain high standards of hygiene and IPC, in particular during periods of delayed handovers for patients on board an ambulance.

Safe Care

People's health, safety and welfare actively promoted and protected. Risks are identified, monitored and where possible, reduced or prevented.

Within our staff survey, we asked whether staff were satisfied with the quality of care, treatment and diagnosis they give to patients during periods of handover delays. It was positive to find that 89% of ambulance crew said they were satisfied with the care they give to patients, although only 74% of ED staff were satisfied with this.

We asked ambulance crew in our survey if patients were monitored and assessed for acute illness; 87% confirmed they were, and this was also reflected in our findings from the ED staff. In addition, more than three quarters of ambulance crew said there was access to higher clinical support should it be required.

We also asked staff whether patients were involved in decisions about their care. Three quarters of ambulance crew and ED staff confirmed they were, however, we identified some negative comments from ED staff in relation to this question. Once comment included:

"There are issues with regards to ongoing care of patients who remain on vehicles for long periods of time; as a department we are trying to look after patient's both physically in and out of the ED, sometimes with little support from the crew."

Despite receiving positive responses regarding the quality of care provided to patients from ambulance crew, it was very concerning that only 41% of ambulance crew said it was clearly understood who has responsibility for the patient at all times. However, three quarters of ED staff said it is clearly understood who has responsibility for the patient at all times. The hospital handover guidance highlights that ambulance crew should not routinely be responsible for monitoring patients for prolonged periods outside ED.

During our interviews with ambulance crew we identified that the lines of responsibility for patients on board an ambulance are blurred, due to ED staff going on board ambulances to assess and treat patients, and ambulance crews moving patients around hospitals for X-rays, CT scans and other investigations.

Overall, we identified from our interviews and staff survey that ambulance crew are not clear at all times as to who has responsibility for the patient prior to the formal handover taking place to ensure the safety of patients.

Recommendation

WAST and health boards must ensure there is absolute clarity, consistency and understanding between both ambulance crew and ED staff, as to where the responsibility and accountability lies for patient care on board an ambulance following triage, until transferred into the ED.

Discharge planning

During our interviews, a theme emerged from both ambulance crew and senior WAST managers that discharge planning could be improved. We were told that the anticipated date and time of patient discharge often appeared to be a 'last minute' decision in some EDs. The implication of this on the system is that a decision to discharge a patient may not take place until later during the day, which results in less time to obtain patient medication from pharmacy to take home, to arrange take home transport, thus impacting on delayed bed availability for patients in ED.

As referred to earlier within the report, the role of patient flow coordinators at some hospitals is seen as having a positive impact on this issue. On a day to day basis, their role includes co-ordinating a discharge time for a patient to understand the time their bed will become available for patients in ED. Some hospitals also provide the service of a discharge lounge, where patients can wait for their take home medication, and transport home. This means that their hospital bed is made available sooner and helps improve patient flow within the hospital.

Earlier patient discharge planning could result in more timely bed availability within the hospital. This could result in improved patient flow and improved ambulance patient handover times. Consequently this could release more ambulances to respond to emergency calls to patients waiting within the community.

Whilst overall we found that patient privacy and dignity may be compromised when patients are confined to excessive waits on ambulances, people who engaged with our survey were generally positive about their overall experiences. The outcome from our public survey is a positive reflection on the professionalism and caring attitude of the ambulance crews towards their patients.

Workforce

Within the Health and Care Standards, standard 7.1 highlights that healthcare services should ensure there are enough staff with the right knowledge and skills available at the right time to meet needs of patients.

Staff numbers and staff pressures

We received a number of comments from ambulance crew relating to perceptions that EDs are under staffed and under pressure, comments included:

"Due to low staffing, there can be long delays waiting to hand over. During busy times it feels like the staff aren't listening to us when handing over."

"Slow ... ED staff under too much pressure often short staffed or lack of bed spaces."

This was supported in our findings from ED staff, with only a fifth (23 of 103) of respondents saying there are enough staff for them to carry out their role safely and effectively. This is also consistent with our findings of previous ED inspections across Wales.

These findings are a concern, since insufficient staff numbers within EDs will have an impact on the quality and safety of patient care, and the ability to facilitate a timely ambulance patient handover, thus affecting people waiting for an ambulance in the community. Whilst the scope of our review did not include consideration staffing levels within EDs across Wales, health boards should review, and continue to monitor their staff establishments in EDs, and take action to improve the ongoing issues identified with staffing during our review and in our previous ED inspections.

We identified that during 2020-21, WAST recruited over one hundred additional frontline staff to gain a more timely response to the public's demand on its services. However, it was concerning to find that in response to our survey, only 31% of ambulance crew said there were adequate staff for them to do their job properly. Only 65% said they were able to meet the demands on their time at work. We were informed that there are further plans for WAST to recruit similar additional numbers of staff during 2021-22, however, this may not necessarily result in improved handover times to ED staff. Although, it may help improve the patient experience and staff well-being. It is at present too early to make a judgement on the increase to WAST staff establishments.

Recommendation

WAST and health boards must review and continuously monitor their staff establishments, in order to ensure appropriate levels of staff are maintained at all times.

Impact of hospital handover delays on staff

We asked ambulance crew in our survey whether there was sufficient support available when they wait for long periods on board an ambulance due to delayed handovers. It was disappointing to find that 93% of respondents said there was insufficient support available to them.

Only 36% of ambulance crew said their working pattern allows for appropriate breaks throughout their shift, and that their working pattern allows for a good work life balance. Ambulance crew we interviewed reported that shifts overrunning have become a normal part of their work. The term overruns refers to crews who have no option other than to work beyond their shift end time.

We identified that staff welfare in urban areas is easier to manage than rural areas, since crews are stationed closer to the ED they most often attend with patients, and are therefore able to return to their base station during their breaks and sooner at end of shift times.

In rural areas, we were told that it is not uncommon for shifts to overrun by two to three hours. The impact of delayed handovers is also increased in areas where a high number of tourists arrive during peak holiday times. If ambulance crews are late leaving the ED at the end of their shift whilst awaiting the arrival of a relief crew, at times, crews may be delayed by up to a further two hours before they arrive back at their base station.

These delays mean they have to start their shift the following day at a later time, to ensure they have sufficient down time between shifts. This can have a knock on effect to staff availability in the earlier part of their next shift.

It was positive to find that that 'pool cars' have been implemented at some ambulance stations, to help alleviate the impact of overruns on crew. They are used to transport ambulance crews to return to base for their breaks, and at the end of their shift, once the new crew arrive to take over the patient care on board the ambulance, waiting outside the ED to handover.

As referred to earlier within the report, the role of a Duty Operational Manager (DOM) has been implemented across Wales. The DOM is responsible for the operational leadership and supervision of a defined group of Paramedics, Emergency Medical Technicians and Urgent Care Assistants.

Additionally, they provide proactive and reactive operational leadership as a role model and operational commander at operational incidents, in line with the Civil Contingencies Act 2004¹⁸ and as required to support the wider unscheduled care system. In addition, part of their role is to facilitate crews to take their allocated breaks, and to finish their shift on time wherever possible, by taking over the care of patients, therefore providing relief to crew members. We learned that the role is a relatively new initiative within WAST, and a number of DOMs had only recently been appointed at the time of our fieldwork interviews. The positive impact of this role in supporting ambulance crews is welcomed by those who have experienced this support.

Staff access to food and drink

Our review considered whether ambulance crews have reasonable access to food and drink during their shifts and prolonged waits outside of EDs. Only two in five said they had reasonable access to food and drink.

We established that ambulance crew who attend EDs in rural areas, or those whose ambulance base station is a great distance from their most frequented EDs, have more issues in accessing food and drink, especially during night shifts. This is because they cannot store their food at their base station and return to get it during their breaks, and there are no facilities for them to purchase food, either within the hospital or nearby vicinity. Ambulance crew working within urban areas said access to food was easier, since their base station was near the hospital, which allowed them to return either to their base station, or access food within the vicinity of the hospital, when relieved by Duty Operational Managers. Staff comments included:

"Food or a hot beverage is not available on nights and when working with a less experienced individual you cannot leave the patient when stuck outside hospital for hours on end. Only some hospitals offer the concession of £5. The patient does not get a warm drink or food whilst waiting."

"During night shifts access to food and drink becomes much more difficult and wish this should be addressed."

Staff well-being

Our review has highlighted a number of key issues discussed above, which impact on the health and well-being of ambulance crews, as a direct result of delayed handovers and their knock on effect on crews' working conditions, this was also highlighted within the Amber Review report. During interviews, a number of ambulance crew told us that handover delays have a direct impact on their own health and well-being, comments included:

"Hospital handover delays are having significant impact not only on patients but on WAST as an organisation, and also on morale, since they [staff] feel they are unable to provide the best service possible to the community that they serve."

In addition to these issues, staff highlighted further concerns regarding the poor ventilation on board an ambulance. We were told this has had a significant impact during the pandemic, where crews have spent prolonged periods on board ambulances waiting to handover to ED, and were required to wear full PPE whilst caring for suspected COVID positive patients. Furthermore, other concerns were highlighted regarding exposure to exhaust emissions from older ambulance vehicles when waiting outside EDs, where engines must run to maintain power to the vehicle.

During interview, some senior WAST staff highlighted their concerns with the impact handover delays have on ambulance crews. Consequently, actions have been implemented to support patients and staff. These include the initiatives highlighted earlier, such as Red Cross teams supporting patients, DOMs and pool vehicles supporting crews and the provision of concessions at hospital canteens for staff meals, when delayed with handover.

The crews we interviewed expressed their support and gratitude for the initiatives, however not all the measures are available consistently across Wales.

In response to our staff survey, 84% of ambulance crew said they were aware of the occupational health support available to them to support their health and well-being, and around 65% said their work place provides support for their mental health. However, it was disappointing to find that only 39% of ambulance crew said their organisation takes positive action on staff health and well-being, and just over 25% said that their employer provides support for their physical health.

Our survey findings also highlighted that just 73% of ambulance crew feel safe at work, and only 47% were content with the efforts of the organisation

to keep them and patients safe. Staff repeatedly expressed their frustrations with the impact of handover delays on the experience of patients, and on their own well-being. Further comments in our staff survey included:

"The effects of waits and frustrations are impacting on staff wellbeing."

"We are expected to have a good level of fitness to perform our roles yet no access to gyms/PTs/ equipment is made."

"WAST have improved in helping with mental well-being but they are very poor at ensuring staff are able to meet the physical requirements of the role. We should have access to gym facilities, discounted gym memberships, a sports club and easy access to physiotherapy. There should be a regular assessment of staff fitness."

"I feel all efforts to improve wellbeing are paper exercises only and there is no real support."

Our staff interviews identified positive comments from ambulance crew regarding access to mental health support at work. The support included referral to TRiM¹⁹, access to the 'Headspace' mindfulness app, and mental health awareness weeks, which promote the services available to staff. Crews also highlighted that following attendance at a serious incident, staff are automatically referred to the TRiM process.

Whilst, in general ambulance crew said that the Trust provides support for their mental health, the majority of DOMs we interviewed said that the support offered to them is limited. They also highlighted that as peers, they provide support to each other, but are not always considered for referral if they have attended the scene of a serious incident, which may have been stressful and upsetting.

Recommendation

WAST should consider how initiatives already introduced can be made consistently available to all ambulance crew across Wales. In addition, consideration should be given to how the welfare and support available to ambulance crews can be further improved.

WAST must ensure that the support for staff mental well-being is consistent across Wales, and that staff are routinely referred when appropriate and aware of how to access support if required.

Training and development

We considered the training and development of WAST staff. 85% of our survey respondents said they had received relevant training to allow them to undertake their role with confidence. Some ambulance crew comments suggested that despite caring for patients for prolonged periods on board an ambulance awaiting handover, training is not provided to support staff with this. This training issue was also highlighted by the ambulance crew we interviewed. Comments included:

"We are not nursing staff, but are expected to look after patients as though they are in the department, this includes having to try and toilet patients."

Recommendation

WAST should ensure that appropriate training is provided to ambulance crew in providing care to patients on board an ambulance, during prolonged periods of handover delays.

Escalation arrangements

Escalating a clinical concern with a deteriorating patient

Our review considered the escalation process in place should a patient's condition deteriorate whilst they are on board an ambulance awaiting handover to the care of ED staff.

In 2018, following the sad death of a patient who had endured a delay with handover from WAST to an ED, the Coroner, issued the Trust with a Regulation 28²⁰ letter in December 2019 to implement an escalation process for delayed handover. The process was implemented in February 2021 and stipulates circumstances when escalation is required, and what actions must be taken by ambulance crew and ED staff. As part of the escalation process, a Datix incident (electronic incident reporting system) will be completed. This will flag the incident with senior health board and WAST staff to investigate jointly the delay, to help prevent reoccurrence.

In response to our staff survey, only 49% of ambulance crew said that there was a robust system to alert ED staff should a patient's health deteriorate. This was concerning given that a clear process has already been implemented. In addition, not all the staff that we spoke with during our interviews were aware of the process. One comment received by a member of ambulance crew said:

"We have patients who regularly take the turn for the worse and are waiting outside, we raise with hospital staff and management and it's a slow process to get the patient into the department."



Ambulance crew who had an awareness of the new escalation process told us that it is available on the Trust's intranet which is accessible to all ambulance crew via their iPads.

During our interviews, we spoke with a senior manager within the Trust who said that since its implementation, the impact of the escalation process was being monitored. The process had been presented to the Trust's scrutiny panel and an all Wales audit had commenced with Datix incidents being dip-sampled. The effectiveness of the process is to be gauged within the first six months since its implementation. At the time of our interviews, we were told that it was too early to gauge the effectiveness of the escalation process. As part of HIW's review action plan follow up processes, we will seek an update on the Trust's assessment of the effectiveness of the escalation process.

Recommendation

WAST must ensure all relevant staff are fully aware of the escalation process in place should a patient's health deteriorate, in order to minimise risks to patient safety.

WAST must provide HIW with evidence of its assessment of the effectiveness of the escalation process.

Escalation arrangements at a strategic level

Our review also considered how WAST manages escalation arrangements at a strategic level during periods of high pressure and demand during delayed handovers, and the subsequent lack of vehicle resource. In addition, how risks are identified, managed, and mitigated to ensure patient safety is maintained on board the ambulance during delayed handover.

To explore this, we attended the Trust's Operational Delivery Unit (ODU) in Cwmbran. This is the central hub and support network which provides leadership and co-ordination for the unscheduled care system in Wales. The ODU provides a single point of access for the identification and mitigation of risks in relation to hospital handover delays. Where ambulance crews are delayed, early escalation will occur via the ODU to the site manager and senior manager on call when necessary.

National Delivery Managers located within the ODU work collaboratively with health boards, WAST, Welsh Government and wider organisations and networks. Their role is to monitor WAST's status across all health boards in Wales, which includes the number of ambulances delayed outside each hospital, the hours they have been delayed, and the number of calls from patients who are waiting for an ambulance within the community.

We observed a live intelligence led integrated unscheduled care dashboard, which displays the data highlighted above, and provides a clear visual representation of the situation across Wales. The ODU currently operates seven days a week from 08.00am to 08.00pm or 02.00am during peak periods, and planning is in progress for the ODU to be operational 24 hours a day, 7 days a week.

We observed the daily WAST Risk and Safety Huddle, which is a video call chaired by the National Delivery Manager, with operational management representatives from across each region of Wales and specific service areas. This includes but is not limited to Emergency Medical Service Clinical Contact Centre's, 111 and Non-Emergency Patient Transport Services. Individuals provide an update in relation to identified risks to provide mitigation where required to assess and plan for the day ahead.

We also observed the daily National Risk and Safety Huddle, which is a video call with senior hospital managers within each health board and Welsh Government leads. This is chaired by the WAST Strategic Lead or the Head of the ODU. During the huddle, we observed how intelligence is gathered, performance and risk information is shared nationally, and the regional health system plans for the day are set to maintain the public and patient safety and identify risks, and plan for mitigation of these.

Information is submitted by health boards prior to the meeting which includes hospital escalation status and risk level, hospital bed capacity, and speciality bed numbers, such as those available in critical care. During the call, WAST provides an update on the levels of activity, demand, performance, escalation status and pressures within the unscheduled care system. Areas with significant handover delays, and areas within the community experiencing lengthy patient ambulance response times are prioritised, and health boards report the risks and their plans for mitigation of handover delays. Risks and action plans are agreed and a regional escalation stage is agreed based on demand.

The development of regional escalation protocols has ensured risk is balanced across the healthcare systems. When hospital handover delays are causing issues with vehicle resource and the demand for beds at a hospital has reached maximum capacity, decisions can be made dynamically to divert ambulance resources across geographical borders, to help maintain patient safety. Each health board will take responsibility for ensuring that all appropriate actions have been taken to manage demand within their own boundaries before cross border or regional actions are implemented in line with those defined within their own escalation plans, supported by regional escalation stages.

During periods of high demand on WAST emergency services, ambulance waiting times will inevitably increase. During these periods, WAST utilises the Demand Management Plan (DMP) framework. The DMP is used to deal with real time acute operational issues, which are not likely to have any long term service impact. There are eight DMP levels (DMP-1 to DMP-8) which are reflective of the scale of demand experienced by the service. The DMP aims to reduce demand and increase capacity of the service, which requires decisions at operational, tactical and strategic command level, in-line with the DMP level.

During any handover delay of more than six hours, alerts are automatically generated to the WAST Director of Operations and Chief Executive, to ensure key organisational leads can act on the issues identified and plan to mitigate the risks to patient safety.

During late 2020, WAST commissioned a Quality Governance Report associated with hospital handover delays. The report detailed the background, complexity, and significance of handover delays with the aim to embed robust governance processes, to monitor and manage the issues. The report also provided an account of activities undertaken to promote improvement, an assessment of the likely outcome of improvement actions being undertaken and significance of negative patient experience or patient harm.

WAST also has a Notification and Escalation Procedure, which provides guidance on the incident notification procedures followed within WAST. It also articulates the escalation process for hospital delays and/or patients awaiting an ambulance response within the community. To provide a consistent process, as to when, and to who, hospital handover delays need to be escalated.

In order to ensure the safe handover of patients to secondary care, WAST has developed systems, which identify risks, provide mitigation and escalate concerns, through timely, efficient and safe processes. The development of the ODU has had a significant impact in providing system oversight, and enabling effective management and practice across the healthcare system. The ODU is able to focus on immediate 'red release requests of ambulances from hospitals, hospital diversions to less busy sites, and enabling ambulance crews to handover patients in a timely manner.

Governance Arrangements

The Health and Care Standards stipulate that governance, leadership and accountability should be in keeping with the size and complexity of the healthcare service, are essential for the sustainable delivery of safe, effective person-centred care.

Reporting handover incidents

We found a robust process in place for managing handover incidents which may result in patient harm or death. Daily reviews of the Trust's electronic clinical incident system 'Datix' is undertaken by patient safety officers and managers. The Trust's SCIF, also meets twice weekly to review any serious incident reports, for investigation, and to identify any actions, lessons learnt and themes or trends.

WAST local management teams meet regularly with health board clinical leads to escalate any concerns, present data and discuss local mitigation. A Joint Investigation Framework process is also in place, and guides the Trust and health boards across Wales to review and investigate serious patient safety incidents identified within SCIF.

The process involves a collaborative investigation between WAST and the relevant health board. WAST staff highlighted issues with inconsistency in engagement in the joint process from all health boards, where identifying and sharing of learning from incidents is inconsistent across Wales. However, they did acknowledge that positive steps have been made, to improve engagement from all health boards.

Within our staff survey, only 63% of WAST respondents said they felt secure in raising concerns about unsafe clinical practice, although almost all staff knew how to report it. In relation to patient safety incidents, 64% of WAST respondents said they had seen a patient safety incident, near miss or an error, and of these almost all said they or a colleague had reported it.

It was disappointing to find that only 41% of WAST respondents said they believed their organisation would address their concerns. Our staff interviews supported this finding, with some staff highlighting that any response or feedback they receive as a result of reporting an incident, is a generic response. This therefore does not provide the reporting person with any action plan or learning as the result of a reported incident.

Comments included:

"Items are reported, there is no feedback and the issue is recurrent."

"Handover delays and long response times are not seen as near misses anymore. They are normal."

"Not confident in reporting any concerns due to backlash."

Despite an overall negative response to incident reporting management, good practice was reported from staff from one ambulance base, which reported a process in place for a designated member of staff to provide feedback to the teams regarding Datix incidents and reports. This has a positive impact on staff, with the feedback encouraging teams to report any incident that occurs.

Our findings highlight the need for WAST to identify more effective processes for sharing feedback from incidents. This was discussed with senior staff who acknowledge improvements can be made to ensure incident investigation outcomes are effectively shared with staff, to help improve the quality and safety of care.

Recommendation

WAST must do more to ensure that its staff feel able to, and are confident in raising concerns. It must also ensure that robust processes are in place to share the learning with staff following incident investigations, in order to improve quality and safety of patient care.

Risk Registers

Hospital handover delays are identified by WAST as a significant corporate risk, which has been assessed at the highest score on its risk register. The risk relates to patients not being able to access secondary care assessment and treatment due to prolonged handover delays. In addition, the consequence of emergency response vehicles unable to attend patients requiring and ambulance in the community.

Such situations place WAST in a position where it is managing the consequence of handover delays. These delays are generally caused by a wider set of factors within the hospital setting including patient flow issues.

It is clear that WAST cannot, alone, improve patient flow through hospitals, to support the prompt transfer of patient care in to EDs. The significant level of risk to patient safety associated with delays handovers including the risk to patients in the community, cannot be one that is accepted any longer. It is essential that WAST, each health board across Wales, including Powys Teaching Health Board, consider whether actions taken to date have gone far enough to resolve this issue.



Conclusion

The aim of our review was to consider the experience of patients, including their safety, care, privacy and dignity whilst waiting on board an ambulance outside EDs during delayed handovers.

Despite finding that patients were, on the whole, positive about their experience, we have identified a wide range of evidence that handover delays have a significant impact on the ability of ambulance crew to provide a positive experience for patients. This included negative impact on the dignity of patients, and potential increased risks to patient safety.

It is clear that the issue of delayed handover has a hugely negative impact on the unscheduled care system as a whole. Each ambulance that encounters a prolonged stay at an ED potentially means fewer ambulances available to respond to emergency situations elsewhere.

National guidance is clear on the targets and expectations regarding handover and there is an apparent clear will to meet and achieve these expectations. However, it is clear that the issues around handover have not been resolved to date, with inconsistency in approaches apparent across Wales introducing risks to patient safety.

Whilst WAST has a role to play in addressing the issues described within this report, it does not have the ability to unilaterally resolve these problems. The whole healthcare system has a role and part to play in addressing the issues that we have highlighted in our report, and it is imperative that a reinvigorated, strengthened and concerted approach is taken to ensure that these problems are overcome.

HIW plans to undertake a National Review during 2021-22 which will focus in more detail on the issue of patient flow, examining in greater depth the cause and impact of patient flow issues.



What next?

We expect the Welsh Ambulance Services NHS Trust, health boards, and Welsh Government to carefully consider the findings from this review and the recommendations set out in Appendix A. We hope that this information will be used to further improve the service being provided by the Trust, and to inform further work and investigation across Wales, as highlighted within the report.

The Trust, health boards and Welsh Government will be required to submit a joint action plan in response to the recommendations highlighted within our report. HIW will undertake follow-up activity on recommendations made. This is to ensure that the Trust, health boards and Welsh Government are being vigilant in addressing the matters raised and taking all necessary action to improve the issues highlighted in our review.



Appendix A – Recommendations

As a result of the findings from this review, we have made the following recommendations in the table below.

Recommendations	Action
Health boards, and Welsh Government should consider what further actions are required to make improvements regarding the patient flow issues impacting on delayed patient handover. This may include consideration of whether a different approach is required by WAST, health boards, and social care services within Wales, to that taken to date in tackling this system-wide problem.	
WAST should engage with health board representatives to ensure there is improvement in practice between ambulance crew and ED staff to ensure the dual pin process is consistently followed, and ensure Welsh Government reporting data is accurate.	
Health boards should consider the benefits of the introduction of specific roles within their EDs that have the aim of improving process of the handover of patients from ambulances.	
Health boards must ensure that appropriate representation is present at WAST Serious Clinical Incident Forum meetings, to aid with the timely management of concerns and service improvement.	
If and where local standard operating procedures are absolutely necessary, WAST and health boards must together ensure that ambulance crew are familiar with the handover policy for that ED.	
WAST and health boards need to ensure that when delays occur, patients and their relatives or carers should be kept fully informed of the reasons and the progress being made in resolving them.	
WAST and health boards across Wales should ensure patient feedback is obtained regularly to understand their experiences of long waits on board an ambulance, in order to inform improvement.	
WAST and all health boards across Wales must work together to identify a consistent approach in providing timely investigations and treatment for patients on board ambulances, to enable ambulance crews to be released quickly.	
Both WAST and health boards must ensure that ambulance crew and ED staff work collaboratively to ensure patient privacy and dignity is maintained, and patients are always provided with the opportunity to use private toilet facilities where appropriate, in a dignified manner whilst waiting on board an ambulance during delayed handovers.	
During prolonged handover delays, WAST and health boards must work collaboratively and consistently, to minimise the risk of skin tissue damage for patients.	
WAST should work with health boards to ensure that patients nutritional and hydration needs are consistently met whilst waiting in the back of an ambulance due to delayed handovers.	

Recommendations	Action
WAST should consider how ambulance crew and patients can be supported to achieve and maintain high standards of hygiene and IPC, in particular during periods of delayed handovers for patients on board an ambulance.	
WAST and health boards must ensure there is absolute clarity, consistency and understanding between both ambulance crew and ED staff, as to where the responsibility and accountability lies for patient care on board an ambulance following triage, until transferred into the ED.	
WAST and health boards must review and continuously monitor their staff establishments, in order to ensure appropriate levels of staff are maintained at all times.	
WAST should consider how initiatives already introduced can be made consistently available to all ambulance crew across Wales. In addition, consideration should be given to how the welfare and support available to ambulance crews can be further improved.	
WAST must ensure that the support for staff mental well-being is consistent across Wales, and that staff are routinely referred when appropriate and aware of how to access support if required.	
WAST should ensure that appropriate training is provided to ambulance crew in providing care to patients on board an ambulance, during prolonged periods of handover delays.	
WAST must ensure all relevant staff are fully aware of the escalation process in place should a patient's health deteriorate, in order to minimise risks to patient safety.	
WAST must provide HIW with evidence of its assessment of the effectiveness of the escalation process.	
WAST must do more to ensure that its staff feel able to, and are confident in raising concerns. It must also ensure that robust processes are in place to share the learning with staff following incident investigations, in order to improve quality and safety of patient care.	



Appendix 2

Management response action plan for Welsh Ambulance Service Trust local review: Review of Patient Experience whilst Waiting in Ambulances during Delayed Handover

Review Recommendations Recommendation 1

Health Boards, and Welsh Government should consider what further actions are required to make improvements regarding the patient flow issues impacting on delayed patient handover. This may include consideration of whether a different approach is required by WAST, health boards, and social care services within Wales, to that taken to date in tackling this system-wide problem.

Action		Site	Responsible Officer	Timescale
Escalation process to support	1.1 Review of escalation process across the HB to support demand analysis, agree warning and trigger responses	YG/YGC/WMH	Hospital Management Teams	Oct-21
demand	1.2 Review of Operational Delivery Unit structure to encompass HB staffing for global overview.		Sites Programme Teams Hospital Management	
	1.3 Development of rapid communication process to support demand.		Teams	
Redirection process	1.4 Review of directory of services. Explore system lead role for Directory Of Service work.		WEST-WAST Group/ Sites Programme Teams	Nov-21
	1.5 Survey review of WAST/ED staff on service awareness		Emergency Department Matrons	Oct-21
	1.6 Explore with WAST the development of a Community Falls Service		Sites Programme Teams	
	1.7 Development of direct referral process for Paramedics to Same Day Emergency Care and assessment units		WAST Health Board clinical lead/ / Sites Programme Teams Directorate General	Dec-21
	1.8 Audit for the 3 Emergency Departments on those conveyed that could have been managed via alternative pathways		Manager	Nov-21

Fit 2 Sit review	1.9 HB/WAST review of Fit 2 Sit criteria.		WEST/WAST Group/ Sites Programme Teams	Oct-21
Patient Flow- Restart	1.10 Focus on earlier discharges including to improve utilisation of	YGC/WMH/YG	Programme Team	Nov-21
Programme	the discharge lounge pre 11am to facilitate the early release of inpatient bed capacity.			
	1.11 To improve Board Rounds, which are outcome focused by adhering to the agreed Standard Operating Procedure to maximise communication and decision making. 1.12 Internal Professional Standards are being reviewed and updated to reflect expectations of all internal services in line with Emergency Department Quality Framework expectations. Internal Professional Standards are a clear, unambiguous description of behaviours expected in an organisation in line with its values. This is a process that has been successfully used across Emergency Departments and acute services to ensure smooth flow through A&E and all ward areas, leading to timely			Oct-21
	inpatient stay and timely discharge, improved patient experience and staff engagement. It describes 'the way we do things here' 1.13 Bed modelling work underway to determine appropriate bed		Hospital Management	
	base for all specialties		Team	
GP referrals to Same Day Emergency Care and assessment units	1.14 Scoping exercise with WAST & Primary Care to determine the feasibility of patients being transported earlier in the day to ensure senior clinical staff are available for patient assessment & review		Programme Team	Oct-21

Recommendation 2

WAST should engage with health board representatives to ensure there is improvement in practice between ambulance crew and emergency department staff to ensure the dual pin process is consistently followed, and ensure Welsh Government reporting data is accurate.

	Site	Responsible Officer	Timescale
2.1 All PC's will have access to the dual pin link to improve	YG/YGC/WMH	Directorate General	Oct-21
availability.		Manager	
2.2 Progress chaser to share dual pin process with all staff and			
support education.			
2.3 WAST to provide the Health Board with monthly audit reports		WAST	Nov-21
to support ongoing improvements.			
	availability. 2.2 Progress chaser to share dual pin process with all staff and support education. 2.3 WAST to provide the Health Board with monthly audit reports	2.1 All PC's will have access to the dual pin link to improve availability. 2.2 Progress chaser to share dual pin process with all staff and support education. 2.3 WAST to provide the Health Board with monthly audit reports	2.1 All PC's will have access to the dual pin link to improve availability. 2.2 Progress chaser to share dual pin process with all staff and support education. 2.3 WAST to provide the Health Board with monthly audit reports YG/YGC/WMH Manager WAST

Recommendation 3

Health boards should consider the benefits of the introduction of specific roles within their EDs that have the aim of improving process of the handover of patients from ambulances.

Action		Site	Responsible Officer	Timescale
System review	3.1 Review of clinical staff availability to take timely handover	YG/YGC/WMH	Emergency Deputy	Oct-21
			Head of	
			Nursing/Matron/Lead	
			Manager	
	3.2 Review of non-clinical staff to support departmental		Emergency	
	processes including handover to release clinical staff, which will		Department Deputy	
	improve the handover process.		Directorate General	
			Manager/Matron/Lead	
			Manager	
	3.3 Audit of lost hours due to delays in handing over due to		Project	Nov-21
	staffing issues.		Manager/Emergency	
			Deputy Head of	

			Nursing/Matron/Lead Manager	
Recommenda	ition 4			
	must ensure that appropriate representation is present at WAST Seri	ious Clinical Inciden	t Forum meetings, to aid w	vith the timely
management of Action	of concerns and service improvement.	Site	Deen eneible Officer	Timescale
	44 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Responsible Officer	
Governance	4.1 Joint working to align both the Health Board and WAST when supporting serious incident reviews though the allocation of a dedicated Governance Lead.	YG/YGC/WMH	Directorate General Manager WEST	Oct-21
	4.2 Creating a forum for lessons learnt to be created, and shared with local governance leads and areas involved. CPD improvement and monitoring	-	Emergency Department Clinical	Nov-21
	4.3 Serious Incident Reviews to be uploaded to BCU Datix to prevent duplication		Lead	Oct-21
Recommenda	ition 5			
	ocal standard operating procedures are absolutely necessary, WAST ar with the handover policy for that ED.	and health boards i	must together ensure that	ambulance
Action		Site	Responsible Officer	Timescale
Handover process	5.1 Ambulance handovers are treated in line with Handover to Clear within 15 minutes National Policy	YG/YGC/ WMH	Emergency Department Directorate General	Nov-21
	5. 2 Explore principles of Every Minute Matters work		Manager - WAST/YGC Programme Team/ Matron/Lead Manager	Nov-21
	5. 3 Reviewing and educating staff on the handover and		BCU USC	Nov-21
	escalation pan BCU process at the monthly BCU WAST Interface meetings		Programme Director/WAST	
Recommenda	ition 6	<u>'</u>		·
	alth boards need to ensure that when delays occur, patients and the progress being made in resolving them.	eir relatives or care	rs should be kept fully inf	ormed of the
. Casonic and ti	io progress somig made in receiving mon.			

Site

Action

Responsible Officer

Timescale

Escalation	6. 1 As part of the patient clinical assessment in the ambulance,	YG/YGC/ WMH	Emergency	Nov-21
process	the patient will be kept updated as to the progress of the care and		Department	
Communication	this information will be documented in patient records and in the		Matron	
	nurse in charge log.			

Recommendation 7

WAST and health boards across Wales should ensure patient feedback is obtained regularly to understand their experiences of long waits on board an ambulance, in order to inform improvement.

Action		Site	Responsible Officer	Timescale
Patients survey	7.1 CIVICA – the Health Boards patient, carer and service user feedback system, will be used to learn, act on feedback received and improve services.	YG/YGC/ WMH	Project Manager	Oct-21
	Utilisation of Happy or Not survey to support patient feedback in line with Emergency Department Quality Development Framework.			
	7.2 Patient Experience Group, lessons learnt to be shared at the forum and the result of survey discussed in the Emergency Care			
	Directorate meeting and cascaded appropriately.			

Recommendation 8

WAST and all health boards across Wales must work together to identify a consistent approach in providing timely investigations and treatment for patients on board ambulances, to enable ambulance crews to be released quickly.

Action		Site	Responsible Officer	Timescale
Ambulance	8.1 Departmental escalation process to support timely	YG/YGC/ WMH	Emergency	Nov-21
escalation	investigations and care when delays are occurring following the		Department	
process	National Institute for Health and Care Excellence		Directorate General	
			Manager	
			Clinical Lead	

Shine Audit	8.2 Shine Audit review to ensure timely investigations and	Emergency	
	treatment of patients who are delayed in the back of Ambulances	Department Matron	
December 1-4			

Recommendation 9

Both WAST and health boards must ensure that ambulance crew and ED staff work collaboratively to ensure patient privacy and dignity is maintained, and patients are always provided with the opportunity to use private toilet facilities where appropriate, in a dignified manner whilst waiting on board an ambulance during delayed handovers.

Action		Site	Responsible Officer	Timescale
Facilities	9.1 Facilities available for Green and suspected patients following IPC guidance	YG/YGC/WMH	Lead Managers for Emergency	Sep-21
Portable facilities	9.2 Available at both entrances	YG	Care/Matrons	Sep-21
Chaperone support	9.3 Emergency Department Nursing staff will provide support should a chaperone be required for a patient to use facilities.	YG/YGC/WMH		Sep-21

Recommendation 10

During prolonged handover delays, WAST and health boards must work collaboratively and consistently, to minimise the risk of skin tissue damage for patients.

Action		Site	Responsible Officer	Timescale
Triage	10.1 Patient triage due to delays includes a skin assessment	YG/YGC/WMH	Lead Managers for	Oct-21
Shine Audit	and recorded on patient records		Emergency	
	10.2 Shine Audit review to ensure timely investigations and treatment of patients with pressure sores who are delayed in the back of Ambulances		Care/Matrons	

Recommendation 11

WAST should work with health boards to ensure that patients nutritional and hydration needs are consistently met whilst waiting in the back of an ambulance due to delayed handovers.

Action		Site	Responsible Officer	Timescale
Triage	11.1 At point of triage nutritional review to be undertaken,	YG/YGC/WMH	Emergency	Oct-21
	recorded		Department Matrons	
	on patient records and escalated when physically assessing			

	patients.			
	11.2 Any WAST concerns to be captured on Patient Report Form and on patient records			
Recommendatio	n 12			
	nsider how ambulance crew and patients can be supported to ach periods of delayed handovers for patients on board an ambulance.	ieve and maintain h	igh standards of hygien	e and IPC, i
Action		Site	Responsible Officer	Timescale
	WAST			
Recommendatio	n 13			
as to where the re	boards must ensure there is absolute clarity, consistency and undesponsibility and accountability lies for patient care on board an am	bulance following tri	age, until transferred into	o the ED.
Action		Site	Responsible Officer	Timescal
Handover policy	13.1 Handover policy to be reviewed and confirmed joint care for	YG/YGC/WMH	Emergency	Oct-21
	managing the patient in the ambulance		Department Directorate General Manager / Site Programme Teams	
	13.2 Reminding staff from the point of triage until transferred to the emergency department of the Handover policy to ensure a clear understanding should a patient deteriorate while awaiting a handover.		Directorate General Manager / Site Programme	
Recommendation	13.2 Reminding staff from the point of triage until transferred to the emergency department of the Handover policy to ensure a clear understanding should a patient deteriorate while awaiting a handover.		Directorate General Manager / Site Programme Teams Emergency Department Clinical	
Recommendation WAST and health maintained at all t	13.2 Reminding staff from the point of triage until transferred to the emergency department of the Handover policy to ensure a clear understanding should a patient deteriorate while awaiting a handover. 14 1 boards must review and continuously monitor their staff establish	nments, in order to	Directorate General Manager / Site Programme Teams Emergency Department Clinical Leads-WAST	s of staff a

Emergency	14.1 Executive sign off for business case to provide safe	YG/YGC/WMH	Programme Lead	Sep-21
Department	staffing levels across the HB approved			'
Business				
case				
Rota Review	14.2 Continuously review rotas to support the demand analysis			
Recommendati	on 15			
	onsider how initiatives already introduced can be made consistently ould be given to how the welfare and support available to ambulance			s. In addition,
Action		Site	Responsible Officer	Timescale
	WAST			
Recommendati	on 16			
	ure that the support for staff mental well-being is consistent across W w to access support if required.	/ales, and that staff a	are routinely referred whe	n appropriate
Action		Site	Responsible Officer	Timescale
	WAST			
Recommendati	on 17			
	nsure that appropriate training is provided to ambulance crew in p ds of handover delays.	roviding care to pa	ients on board an ambu	lance, during
Action		Site	Responsible Officer	Timescale
	WAST			
Recommendati	on 18			
WAST must ens	sure all relevant staff are fully aware of the escalation process in placa afety.	e should a patient's	health deteriorate, in orde	er to minimise
Action		Site	Responsible Officer	Timescale
	WAST			
Recommendati	on 19			
WAST must prov	vide HIW with evidence of its assessment of the effectiveness of the	escalation process		
Action		Site	Responsible Officer	Timescale
	WAST			
Recommendati	on			

WAST must do more to ensure that its staff feel able to, and are confident in raising concerns. It must also ensure that robust processes are				
in place to share the learning with staff following incident investigations, in order to improve quality and safety of patient care.				
Action Site Responsible Officer Timescale				
WAST				



Cyfarfod a dyddiad:	Quality, Safety and Experience Committee
Meeting and date:	2 nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Public Service Ombudsman for Wales - Public Interest Report
Report Title:	
Cyfarwyddwr Cyfrifol:	Gill Harris (Executive Director, Nursing and Midwifery/Deputy CEO)
Responsible Director:	
Awdur yr Adroddiad	Denise Williams (Senior Complaints Manager – Ombudsman)
Report Author:	Carolyn Owen (Acting Assistant Director, Patient Safety & Experience)
Craffu blaenorol:	Matthew Joyes (Acting Associate Director, Quality Assurance)
Prior Scrutiny:	Gill Harris (Executive Director, Nursing and Midwifery/Deputy CEO)
Atodiadau	Public Service Ombudsman for Wales' Public Interest Report
Appendices:	2. Action Plan
	DRAFT Terms of reference for Royal College review
A le a III a al III De a a como a	-1-1

Argymhelliad / Recommendation:

The Committee is asked to note the Public Service Ombudsman for Wales' Public Interest Report for information which was published on 09 September 2021.

Please tick as appropriate					
Ar gyfer	Ar gyfer	Ar gyfer	Er		
penderfyniad	Trafodaeth	sicrwydd	gwybodaeth X		
/cymeradwyaeth	For	For	For		
For Decision/	Discussion	Assurance	Information		
Approval					
Sefvilfa / Situation:					

The Health Board received the attached Public Service Ombudsman for Wales' Public Interest Report issued under S23 of the Public Service Ombudsman (Wales) Act 2019 on 26 August 2021. Given Committee meeting dates, it was provided at the last meeting in private as the report was embargoed until publication by the Ombudsman. This report therefore provides the report formally in public.

Cefndir / Background:

During another investigation into concerns raised by Mr Y, the Ombudsman received evidence from the Health Board which indicated that, at the time Mr Y was placed on the urgent list for prostate cancer treatment in August 2019, there were a total of 16 other patients with the same urgent clinical priority awaiting the same procedure (prostatectomy - surgery to remove the prostate). As the Ombudsman had reasonable suspicion there were other possible incidents of service failure and maladministration in relation to the other patients on the waiting list, he commenced an

investigation using his own initiative power of investigation to consider whether the Health Board exceeded the Referral to Treatment Time ("RTT" – the waiting time management rules) target for cancer waiting times for treatment of prostate cancer in respect of the 16 patients who were awaiting prostatectomies.

The attached report sets out the analysis, findings and recommendations.

Asesiad / Assessment & Analysis

The Health Board accepted the findings and conclusions of the public interest report and agreed to implement the recommendations listed.

An action plan has been developed (Appendix 2)

The Health Board's Quality Assurance Department will monitor the action plan to ensure all recommendations are implemented and lessons have been learned.

Goblygiadau Strategol / Strategy Implications – Not applicable.

Opsiynau a ystyriwyd / Options considered – Not applicable.

Goblygiadau Ariannol / Financial Implications – Not applicable.

Dadansoddiad Risk / Risk Analysis – Not applicable.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance – Not applicable.

Asesiad Effaith / Impact Assessment – Not applicable.



An Own Initiative Investigation issued under s23 of the Public Services Ombudsman (Wales) Act 2019 against Betsi Cadwaladr University Health Board

A report by the Public Services Ombudsman for Wales Case: 202002273

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Introduction

This report is issued under s.23 of the Public Services Ombudsman (Wales) Act 2019 ("the Act").

In accordance with the provisions of the Act, the report has been anonymised so that, as far as possible, any details which might cause individuals to be identified have been amended or omitted.

Summary

During another investigation into concerns raised by Mr Y, the Ombudsman received evidence from the Health Board which indicated that, at the time Mr Y was placed on the urgent list for prostate cancer treatment in August 2019, there were a total of 16 other patients with the same urgent clinical priority awaiting the same procedure (prostatectomy-surgery to remove the prostate). As I had reasonable suspicion there were other possible incidents of service failure and maladministration in relation to the other patients on the waiting list, I commenced an investigation using my own initiative power of investigation to consider whether the Health Board exceeded the Referral to Treatment Time ("RTT" – the waiting time management rules) target for cancer waiting times for treatment of prostate cancer in respect of the 16 patients who were awaiting prostatectomies.

My investigation found that, in August 2019, the Welsh policy position in accordance with Welsh Government guidance was that, only patients treated in Wales were reported against the Welsh cancer waiting time targets. The Health Board therefore only produced "breach reports" and undertook harm reviews for the patients it treated. This did not apply to patients referred by the Health Board for treatment in England. Of the 16 patients on the waiting list in August 2019, 8 were referred to England for treatment. If they had been treated in Wales, the breaches of the target timescales would have been reported for all 8 patients because the amount of time they waited for treatment exceeded the 62 and 31-day target for cancer RTT (the target times relate to whether a patient had been designated as urgent suspected cancer or non-urgent suspected cancer). Four of the patients on the waiting list who were treated by the Health Board had exceeded the cancer waiting time target and these breaches of the target timescales were reported and harm reviews were completed.

While the Welsh policy position at the time meant there was no requirement to produce breach reports to the Welsh Government or to carry out harm reviews for Health Board patients treated in England, the geographical location of treatment should not have left these 8 patients in the position where they were denied the harm review process because

they were treated outside Wales. Regardless of the Welsh policy position at the time, the Health Board was obliged to undertake appropriate monitoring of the care and treatment of its patients under its commissioning and contracting arrangements. It should also have considered the impact of the delay in treatment. These failures amounted to maladministration.

The new Single Cancer Pathway ("SCP") which has replaced all previous cancer targets, has addressed the anomaly of the previous approach and all patients now referred from secondary care for treatment outside Wales for their cancer treatment must be included in cancer waiting times monitoring arrangements and all patients not treated within the target should have an internal breach report completed. However, to remedy the injustice to the 8 patients, in line with my approach to remedy, I recommended that the Health Board should return these patients to the position they would have been in had they been treated in Wales and carry out a harm review for each patient. I also recommended that the Health Board reviewed its harm review process to ensure it was in line with the requirements of the SCP.

I have reported on the Health Board's urology service several times and I am concerned that issues relating to capacity and succession planning within the urology department seems to be longstanding. I therefore recommended that the Health Board refers the report to its Board to consider capacity and succession planning for the urology department. The Health Board accepted my recommendations.

My jurisdiction

Under Section 4 of the Public Services Ombudsman (Wales) Act 2019 ("the Act"), I may carry out an investigation using my own initiative power of investigation. I am required, under section 5 of the Act, to publish criteria for own initiative investigations. The criteria allow me, where I have already commenced an investigation, to embark on an own initiative investigation into matters that have a "substantial connection" with the matter already being investigated. I can therefore begin an extended investigation using my own initiative power. Such investigation may be carried out where a complaint about 1 element of a service and / or 1 service provider is closely linked to another possible incidence of service failure.

The background

- 2. In December 2019 I received a complaint from an individual ("Mr Y") about the prostate cancer care and treatment he received from Betsi Cadwaladr University Health Board ("the Health Board"). Mr Y was concerned that the Health Board failed to meet the guidelines for cancer diagnosis which led to him seeking private treatment due to concerns about the impact of the wait for treatment. I commenced an investigation into Mr Y's complaint in January **2020**. The investigation considered the following:
 - "that the Health Board exceeded the referral-to-treatment target for cancer waiting times for treatment of prostate cancer. Mr Y was concerned that following a biopsy which confirmed this diagnosis, there was a delay in providing him with an appointment for treatment. As Mr Y was concerned about the impact of the delay, he sought private treatment".
- 3. During the course of the investigation into Mr Y's concerns, I received evidence from the Health Board which indicated that, at the time Mr Y was placed on the urgent list for cancer treatment in August 2019, there were a total of 16 other patients with the same urgent clinical priority awaiting the same procedure (prostatectomy - surgery to remove the prostate).

¹ Case reference: 201905373

Case: 202002273

- 4. As I had a reasonable suspicion that there were other possible incidents of service failure and maladministration in relation to the other patients on the waiting list, I commenced an investigation on my own initiative on 22 September 2020. The investigation considered whether the Health Board exceeded the Referral to Treatment target ("RTT") for cancer waiting times (this sets out the waiting time management rules, including cancer waiting time targets) for treatment of prostate cancer in respect of the other 16 patients with urgent clinical priority awaiting prostatectomies in August 2019. I was satisfied that the own initiative criteria had been met as there was a "substantial connection" with Mr Y's investigation, namely, a possible incidence of service failure linked to the Health Board's urology service in terms of RTT breaches in relation to provision of urology cancer care. I was concerned that there was a possibility that these 16 patients may have waited beyond the 62-day wait for treatment with potential consequences for their prognosis / treatment. Additionally, previous investigations by my office also highlighted concerns about the Health Board's prostate cancer care management.
- 5. On 3 December 2020 I published a public interest report against the Health Board in relation to the investigation of Mr Y's complaint.² The Health Board had breached the RTT in Mr Y's case; it acknowledged that it had done so and apologised for this. Based on the evidence, I found that Mr Y would not realistically have received his treatment until at least 168 days after receipt of the urgent suspected cancer ("USC") referral. ³ The Health Board would therefore, at a minimum, have missed the 62-day target by 106 days. Given that advice from my professional adviser, indicated that early radical treatment was essential in high-risk disease (and Mr Y was deemed high-risk), the wait for treatment was unacceptable and a service failure. As Mr Y had opted to receive private treatment, the actual impact of the delay was mitigated in Mr Y's case and the delay was not as significant as it would have been, had he waited for treatment by the Health Board. However, when Mr Y sought private treatment, he was concerned that the cancer would spread if he waited for NHS treatment. The delay caused Mr Y distress and anxiety, and the decision to seek private treatment, rather than wait for the Health Board to

² https://www.ombudsman.wales/wp-content/uploads/2020/12/CASE 201905373 231.pdf

³ USC referral – a referral where a suspicion of cancer is stated by the GP and confirmed by the specialist.

provide treatment, did not lessen the impact of the Health Board's service failure on him at a very worrying time. I found that Mr Y suffered an injustice as a consequence.

Relevant guidance

My guidance

- 6. The "Principles of Remedy" outlines my approach to remedying injustice. My aim is to secure suitable and proportionate remedies. I am satisfied that these principles are relevant to my investigations using my own initiative power. A key driver in my approach to remedy is to return a complainant, and where appropriate, others who have suffered injustice and been treated unfairly, to the position they would have been in or, if not possible, to take remedial action. I advocate that people should be treated consistently.
- 7. The "Principles of Good Administration and Good Records" Management" elaborates on the above points, and relevant to this investigation is the principle of acting fairly and proportionately. In seeking to achieve this, public service providers should ensure that people are treated fairly and consistently so that those in similar circumstances are dealt with in a similar way. Additionally, public service providers should seek to address the unfairness if applying the law, regulations or procedures strictly would lead to an unfair result for an individual.

Welsh Government and Health Board guidance

8. The Welsh Government's "Rules for Managing Referral to Treatment Waiting Times" ("the RTT Rules"), which was in place at the time of the events under investigation, set out the waiting time management rules, including cancer waiting time targets. The guiding principles included the values that, "all patients should wait the shortest possible time for treatment"

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Public Services Ombudsman for Wales: Investigation Report

Case: 202002273

and that "RTT targets are maximum acceptable waits and urgent patients should be treated as their clinical need dictates". In relation to cancer target times, there were 2 targets – the 62 day and 31-day targets:

- Newly diagnosed cancer patients that have been referred as USC, and confirmed as urgent by the specialist, to start definitive treatment within 62 days from receipt of referral at the Local Health Board ("LHB").
- Newly diagnosed cancer patients not included as USC referrals ("NUSC" – non urgent suspected cancer)⁴ to start definitive treatment within 31 days of a decision to treat.⁵

In relation to accountability for monitoring, performance and reporting of the RTT target, the RTT Rules stated:

- "When a referral is made to an English provider, the LHB commissioning the pathway is accountable for monitoring of that patient's pathway. LHBs must ensure that communication protocols are utilised so that appropriate information is shared, and RTT periods are measured accurately".
- "Where NHS activity is commissioned from an English provider, the accountability for performance against the targets lies with the LHB commissioning the activity".
- "When a referral is made to an English provider, that provider is responsible for reporting performance against the target. LHBs must ensure that requirements for reporting are contractually included in commissioning agreements".
- "The LHB with clinical responsibility for the patient...is responsible for reporting performance against the open pathway waiting time target".

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⁴ Any patient diagnosed as having cancer who was not referred by their GP as a USC or upgraded by the specialist on analysis of the GP referral.

⁵ Decision to treat - the date upon which the decision to treat was confirmed between a designated member of the multi-disciplinary team and the patient.

- 9. Cancer specific additional guidance to support revised RTT Guidance (issued April 2017) – the guidance provided by the Health Board and which it said it followed at the time of the events being investigated repeated the 62 and 31-day targets.
- Welsh Health Circular (2019) 028 ("the WHC") The Consolidated 10. Rules for Managing Cancer Waiting Times (September 2019) was circulated to the Chief Executives of all Welsh health boards in September 2019; this was noted as the final version of the updated rules for managing cancer waiting times ("CWT") which would replace all previous guidance with effect from 1 December 2019. The document provided guidelines relating to the management of CWT and the reporting of performance against the cancer targets.
- The guiding principles stated that the guidance, "is to ensure that the patients' wait for suspected cancer diagnosis and treatment are measured and reported in a consistent and fair manner. The guiding principles of CWT clearly reflect the prudent health principles. Patients should be managed with the aim of starting treatment at the earliest clinically appropriate time rather than against any performance measures".
- 12. The WHC, when published, indicated in relation to Welsh patients treated in England that:
 - "At a later date, our intention is to report on Welsh patients treated in England. At present (August 2019) this is not possible. Discussions are taking place with NHS Digital to explore how this might be achieved. Until a solution is agreed, patients treated in England will be treated in line with the English cancer standards".
 - "When a referral is made to an English NHS provider, the English NHS provider is accountable for the monitoring of that patient's pathway. English NHS providers must ensure that communication protocols are utilised so that appropriate information is shared, and CWTs are measured accurately. The Welsh targets need to be communicated as part of any contracts with other NHS providers (England and Wales). It is the responsibility of the commissioning Welsh health board to ensure they have processes in place to monitor and performance

manage their contracts for cancer provision, ensuring targets are met. It is our intention to capture patients treated in England on the SCP,⁶ however systems and process do not allow this at present. Discussions are underway with NHS Digital and this guidance will be updated when the systems to allow this are in place".

- "Where NHS activity is commissioned from an English provider, the
 accountability for manging the patient wait lies with the health board
 commissioning the activity. The commissioning health board will
 need to ensure data is shared with the reporting health board, if
 different, as the reporting of the patients' pathway remains with the
 health board who received the original patient referral".
- 13. In terms of reporting, the WHC stated that:
 - "All patients who are not treated within the NUSC and USC targets should have a breach report completed detailing their pathway journey and outlining the lessons learnt and remedial actions taken within the health board".
- 14. The 'Consolidated Guidelines for Managing Patients on the Suspected Cancer Pathway' (December 2020, Version 2.0) ("the Guidelines for SCP") provides guidelines relating to the management of patients on a suspected cancer pathway and the reporting of performance against the cancer target. The updated guidance introduces new rules around the management of patients on a suspected cancer pathway and includes the reporting of patients treated outside of NHS Wales when referred from secondary care in NHS Wales. In terms of CWT targets, a new single cancer pathway replaces the previous 2 standards the USC and the NUSC. In relation to patients treated outside Wales, it states:
 - "Those patients who are referred from NHS Wales secondary care to have their further investigation, and/or first definitive treatment undertaken outside of NHS Wales must be included in cancer waiting times reporting but those referred directly from primary care will not".

⁶ Single Suspected Cancer Pathway – measures CWTs from the point of suspicion of cancer until start of first definitive treatment for all newly diagnosed patients.

- "When a referral is made to an English NHS provider, the English NHS provider is accountable for the monitoring of that patient's pathway. English NHS providers must ensure that communication protocols are utilised so that appropriate information is shared, and CWTs are measured accurately. The Welsh targets need to be communicated as part of any contracts with other NHS providers. It is the responsibility of the commissioning Welsh health board to ensure they have processes in place to monitor and performance manage their contracts for cancer provision, ensuring targets are met. All patients referred for treatment outside NHS Wales from secondary care will be included in CWT reporting".
- "Where NHS activity is commissioned from outside NHS Wales, the
 accountability for managing the patient's wait lies with the health
 board commissioning the activity. The commissioning health board
 will need to ensure data is shared with the reporting health board, if
 different, as the reporting of the patient's pathway remains with the
 health board who received the original patient referral".
- 15. In relation to patients not treated within target, it states:
 - "All patients who are not treated within the target should have an internal breach report completed detailing their pathway journey and outlining the lessons learnt and remedial actions taken within the health board. All patients who have waited too long from POS⁷ for their treatment and are suspected of coming to harm should have a clinical review undertaken and submitted to Welsh Government".
- 16. The Health Board's "Cancer 104 Day Harm Review Group" Terms of Reference (April 2020 "the Harm Review Group") aim to review the care of cancer patients with a waiting time of over 104 days to identify any avoidable clinical and non-clinical factors. The Harm Review Group will consider whether harm has been caused by the wait, and the process will be used for patients presenting to and treated by the Health Board. If a

⁷ Point of suspicion – the waiting time for patients on the suspected cancer pathway starts at the point which cancer is suspected (i.e. the point of suspicion).

patient's pathway starts and remains outside of the Health Board, the Health Board's commissioning team "will request harm reviews be completed by treating organisations".

The Health Board's evidence

- 17. I obtained comments and copies of relevant documents from the Health Board. In summary, the Health Board confirmed:
 - That it was working to the Welsh Government Policy in terms of the 62/31-day cancer target times.
 - In line with Welsh Government policy at the time of the events under investigation, only patients treated in Wales were reported against Welsh cancer waiting time targets which is why breach reports and harm reviews were only completed for patients treated by the Health Board. The Welsh Government changed this position with effect from January 2021 to include patients treated in England. This was following requests to include reporting of these patients treated in England from the Health Board and others (the Health Board referred to the relevant sections in the WHC and the Guidelines for SCP outlining these guideline changes see paragraphs 10 15).
 - Of the 17 patients (including Mr Y), there were 2 NUSC breaches reported, harm reviews were completed for both patients and no harm was identified; 2 USC breaches were reported, harm reviews were completed for both patients and no harm was identified; 8 patients were treated in England (a mixture of USC/NUSC patients); 2 NUSC where there were no breaches; 2 USC patients where there were no breaches and 1 patient who was not reportable against the Welsh cancer waiting times target.
 - That harm reviews are completed for all cancer patients treated by the Health Board over day 104 on their cancer pathway (see paragraph 16) and that this was not mandated by Welsh Government in 2019 but completed by the Health Board as good practice.

- It would only complete harm reviews for patients treated by the Health Board. It will review this decision in line with the Guidelines for SCP and when it reviews the harm review process at the next harm review panel.
- The 4 harm reviews completed identified action points for learning including placing prostatectomy capacity on the Health Board risk register (added 24 July 2018 - current risk is scored as high) and to review how patients are counselled over treatment options for prostate cancer (an agreement was made to develop a protocol at the urology clinical advisory group in October 2020).
- A risk register entry (updated on 16 September 2020) identified risk relating to urology surgical capacity impacting on the ability to deliver RTT targets for urology. To address this risk, the Health Board identified the need to move forward with service remodelling and that there were short term contracts in place with 2 English Trusts to support with the delivery of prostate surgery and other urological cancers.
- It wrote to the Welsh Government Health and Social Services Group in September 2020 in response to the WHC, and amongst other things, noted that there was no mention in the document of reporting waiting times for patients treated in England. It said that it did not, at that time, report waits for those patients which it said "appears to be an anomaly".
- It had contracts with 2 English Hospital Trusts ("the First Trust" and the "Second Trust" respectively): with the exception of the contract with the Second Trust for 2018/2019, they were unsigned. The contracts were implied by performance given the contracts were issued to both providers. The contracts' operational standards in terms of cancer waiting times indicated that any breach of the 62-day USC wait target would lead to formal escalation of performance reporting to the Health Board; a breach of the 31-day target NUSC resulted in a financial penalty.

- The arrangement for the First Trust to treat prostatectomy patients is an ongoing historical one. A contract with another English Hospital Trust ("the Third Trust") started in February 2020 for prostatectomies.
- It holds regular weekly access meetings to discuss the performance of English providers in relation to RTT Rules.
- 18. A urology service update report in September 2020 identified recruitment and contractual capacity concerns.

Welsh Government comments

- 19. I obtained comments from the Welsh Government relating to cancer treatment time targets. In summary:
 - It clarified that, since the introduction of RTT Rules, Welsh policy
 has been to report on the performance of Welsh health boards as
 providers only; it does not formally report, or performance manage
 their commissioning arrangements.
 - It said there was a very clear expectation that the Health Board through its own commissioning policy ensures that patients are treated in a timely manner in line with Welsh standards; the performance with English providers is discussed at the regular quality and delivery meetings between each health board and the Welsh Government and any issues or concerns are raised in that forum. Health boards report to their board on the effectiveness of their commissioning strategies and performance of Welsh patients treated in England.
 - It would expect, as a minimum, that the Health Board had a policy regarding delayed treatment with their providers to mirror Welsh standards that included formal reviews, breach reports, harm reviews and serious incidents on all patients who breach cancer waiting times.
 - From January 2021 all patients will be managed on the new single cancer pathway and the other cancer pathways will no longer be managed and reported on. In introducing the pathway, it has decided

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that all patients referred from secondary care for treatment outside Wales for their cancer treatment must be included in cancer waiting times.

- Guidelines (i.e. before the single cancer pathway) required all health boards to produce a breach report for any patient who did not start treatment within 62 or 31 days, depending on the pathway they were on, but it did not appear that breach reports were always used in a systemic manner to drive improvements and highlight service issues. It is currently reviewing whether health boards need to formally submit breach reports to the Welsh Government in future, but its expectation is clear that these need to continue within each health board and be used for service improvement and peer review.
- In response to the Health Board stating that only patients treated in Wales are reported against Welsh cancer waiting times targets, which is why breach reports and harm reviews have only been completed for patients treated by the Health Board (which it said was in line with Welsh Government policy), it said that it expected this to be embedded in health boards' commissioning contracts and that the health boards would have requested this from their English providers who currently operate a harm review process.

Analysis and conclusions

20. I commenced this investigation on my own initiative to consider whether the Health Board had exceeded the RTT target for cancer waiting times for treatment of prostate cancer in respect of 16 patients who, in August 2019, were awaiting prostatectomies. The Health Board told me during my investigation into Mr Y's complaint that all 16 patients had an urgent clinical priority. My own initiative power allowed me, in this case, to extend my investigation of Mr Y's complaint to consider whether there were systemic issues within the Health Board's urology service in terms of delivery of prostate cancer treatment (particularly prostatectomies) within Welsh cancer targets.

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- 21. In August 2019 only patients treated in Wales were reported against Welsh cancer waiting time targets, the Health Board only produced breach reports and harm reviews for patients treated by the Health Board; this did not apply to patients referred by it for treatment in England. My guidance is clear, good administration requires that public service providers need to ensure that people are treated fairly and consistently so that those in similar circumstances are dealt with in a similar way.
- 22. Of the 16 patients, 8 were referred to England for treatment. If these 8 patients had been treated in Wales, all 8 would have been reported because they breached the 62 and 31-day target for RTT. Additionally, each of these 8 patients would have received a harm review to determine if the breach in waiting time had any clinical impact on their treatment or prognosis; harm reviews were completed for the 4 patients who were treated by the Health Board who breached the RTT target.
- 23. Whilst I accept that the Welsh policy position at the time meant there was no requirement to produce breach reports to the Welsh Government or to carry out harm reviews for Health Board patients being treated in England, in terms of fairness and consistency of patient treatment, the geographical location of treatment should not have left these 8 patients in the position where they were denied the harm review process because they were treated outside Wales. Regardless of the Welsh policy position at the time, the Health Board was obliged to undertake appropriate monitoring of the care and treatment of its patients under its commissioning and contracting arrangements. It should also have considered the impact of the delay in treatment. These failures amounted to maladministration which caused injustice to those 8 patients who were treated differently to the patients who were treated by the Health Board. My guidance is clear that if applying procedures strictly would lead to an unfair result for an individual, then a public service provider should seek to address this unfairness.
- 24. The rules in place in August 2019 stipulated that when a referral was made to an English provider, the Health Board commissioning the pathway was accountable for monitoring the patient's pathway and that accountability for performance against the targets lay with the commissioning Health Board. The Health Board had responsibility for

monitoring compliance of its commissioning arrangements and the contracts I have seen indicated that the Health Board had escalation processes in place for breaches of the 62 and 31-day target. The information I received confirms general high-level oversight of commissioned services was undertaken, with concerns being expressed about the need for extra provision of urology services. However, I have seen no evidence that the Health Board proactively monitored these contracts specifically in line with its contractual operational standards or had regard to the impact of delayed services on the individual patients.

- 25. The Guidelines for SCP has now addressed the inconsistency of the previous approach; all patients referred from secondary care for treatment outside Wales for their cancer treatment must be included in cancer waiting times (with the exception of those referred directly from primary care) and all patients not treated within the target should have an internal breach report completed, including identifying any lessons learnt and remedial action to be taken. In addition, all patients who have waited too long from POS for their treatment and are suspected of coming to harm, should have a clinical review. Whilst I welcome this change which now addresses the anomaly of the previous approach, the inequity of not carrying out harm reviews for the patients treated in England meant there was a loss of opportunity to ensure harm to individuals did not go unremedied, for potential learning and for improvement. Harm reviews provide health boards with the opportunity to identify service issues and to contribute towards service delivery improvements. In line with my approach to remedy, the Health Board should return these patients to the position they would have been had they been treated in Wales in terms of carrying out a harm review.
- 26. I have reported on the Health Board's urology services several times, and I am concerned that, even in September 2020, it identified recruitment and contractual capacity concerns. This is not a new issue. Healthcare Inspectorate Wales ("HIW") carried out a Urological Cancer Peer Review of the Health Board in February 2014. Whilst good practice was identified, several serious concerns were highlighted, including:
 - A lack of clinically or management led consensus for the delivery model of urological cancer services in North Wales.

- The Multi-Disciplinary Teams ("MDT") stated that patients had been lost or delayed to follow-up and have deteriorated while waiting for their appointment.
- A lack of succession planning for the service "compounded by the lack of strategic direction from management on the delivery of urological services for the population of [the Health Board]".
- The Peer Review team were very concerned that they had not been reassured that high quality and safe urological cancer services would be provided in the future.
- Outpatient and Inpatient capacity.
- Lack of key worker support in general across the Health Board.
- 27. Additionally, the HIW report stated that "All MDTs stated that it is common practice for patients, who are due to breach, to be invited to have their surgery in centres in England, however the Health Board has had difficulty in finding nearby centres with the capacity to undertake this work. The Review team were informed that this practice was not clearly communicated to medical and specialist nursing staff and has led to some anxiety and confusion". This is concerning, and whilst I am unable to reach a finding that the 8 patients treated in England were referred outside the Health Board in order to avoid breaching the cancer waiting times target, the fact it was recognised that this was its approach in 2014, does raise the question whether this was still happening 5 years later.
- 28. I am also concerned that capacity issues continue to be a problem and the impact of this on patient care. I am currently investigating another complaint against the Health Board's Urology service. The fact that locum consultants were engaged to support the only 2 employed consultants at that time appears to have led to inconsistent follow up of patients. I will be reporting on this case separately, but it appears that capacity and succession planning for the Urology department is still an issue.

Recommendations

- 29. I **recommend** that the Health Board, within **3 months** of the date of this report:
 - a) Carries out harm reviews for the 8 patients treated in England. If the reviews identify that harm was caused, the Health Board should write to the patient explaining this and consider the individual cases under the Putting Things Right Process.
 - b) Asks the Harm Review Group to review the Guidelines for SCP and review the harm review process to ensure that the terms of reference are updated and in line with the requirements of the Guidelines for SCP.
 - c) Refers the report to the Board to consider capacity and succession planning in the urology department.
- 30. I am pleased to note that in commenting on the draft of this report the Health Board has agreed to implement these recommendations.

Nick Bennett

Ombwdsmon/Ombudsman

26 August 2021

Public Services Ombudsman for Wales 1 Ffordd yr Hen Gae Pencoed CF35 5LJ

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REF: 202002273 / COM46261

Scrutiny

Summary: Under the provisions of the Public Services Ombudsman (Wales) Act 2019 ("the Act"), pursuant to S4, the Ombudsman can carry out an investigation using own initiative power. In September 2019 Mr Y complained about the prostate cancer care and treatment he received from the Health Board. He complained that:

• The Health Board failed to meet the guidelines for cancer diagnosis, which led to him seeking private treatment due to concerns about the impact of the wait for treatment.

On 22 September 2020, the Ombudsman commenced an investigation under own initiative power to consider whether the Health Board exceeded the Referral to Treatment target for cancer waiting times (this sets out the waiting time management rules, including cancer waiting time targets) for treatment of prostate cancer in respect of the other 16 patients with urgent clinical priority awaiting prostatectomies in August 2019.

Divisional Clinical Director



Supporting Documents /

	Divisional Head of Nursing Divisional General Manager Divisional Head of Governance Action Plan Lead(s) Divisional General Manager			rting Documents / al Drives			
Upda	ated	Created 30.07.2021, upda 26.8.2021	ted 12.8.2021, updated 1	7.8.2021, updated			
	Ombudsman Recor	nmendations	Leads	Ву	RAG	Comments/update	e
a.	treated in England. that harm was caus should write to the p	views for the 8 patients If the reviews identify ed, the Health Board patient explaining this dividual cases under the t Process.	Caroline Williams, Performance Lead, Cancer Services	26 November 2021			
b.	Guidelines for SCP pathway) and review process to ensure the	w the harm review	Caroline Williams, Performance Lead, Cancer Services	26 November 2021		This action is comp	pete and the process updated.

REF: 202002273 / COM46261

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	requirements of the Guidelines for SCP.			
c)	Refers the report to the Board to consider capacity and succession planning in the Urology department	Clive Walsh Director of Regional Delivery	26 November 2021	A report on urology services was presented to the QSE Committee in September 2021. This included a proposal for a Royal College Invited Review with the terms of reference presented at the November 2021 meeting.

Invited review of urology services in North Wales

DRAFT Terms of Reference v0.4

In conducting the review, the review team will consider the standard, safety and quality of care provided by the urological surgery service.

Specific reference should be made to:

1. Clinical Pathways

Both established and developing clinical pathways in providing optimal clinical care, including consideration of:

.

(i) The effectiveness of the management of the urology Suspected Cancer Pathways (SCPs)

- (ii) The effectiveness of referral pathways in enabling timely access for patients to effective interventions
- (iii) Clinical decision making.
- (iv) Access and waiting times for cancer and non-cancer pathways
- (v) Frequency and adequacy of follow-up arrangements for patients on these pathways

2. Multi-disciplinary Teams

The effectiveness of the multidisciplinary teams (MDTs) in ensuring continuous, consistent and optimal patient-care.

3. Clinical Governance

Clinical governance, including the effectiveness of:

in-line with national standards, particularly prostate

- (i) Mortality and Morbidity (M&M) in discussing cases as part of learning and taking forward actions.
- (ii) The processes in place for concerns and incidents to be reported and addressed.
- (iii) The robustness of recommendations made following Serious Incident Reviews.
- (iv) The reliability of follow-up of outcomes from Serious Incident Reviews and external reviews
- (v) The appropriate communication of outcomes following reported concerns and incidents
- (vi)The response to concerns raised in reports of the Public Services Ombudsman for Wales

4. Clinical Outcomes

Clinical outcomes, complications and mortality for both the service and individual surgeons in the context of accepted national and international standards/norms.

Identify areas of good and exceptional practice

Identify areas of practice which have utilised innovative and/or transformational methodologies

Identify areas of practice which could benefit from innovation and or transformation

5. Staffing

The adequacy of the medical and non-medical staffing and clinical facilities for the volume and type of clinical activity undertaken.

6. Infrastructure Support

The adequacy of the infrastructure supporting delivery of clinical services, which should include, but not be exclusive to Information Technology and Informatics.

7. Behaviours

Behaviours, communication and team working, including specific reference to:

- (i) The team of consultant urology surgeons.
- (ii) The wider urology service.
- (iii) The multi-disciplinary team (MDT).
- (iv) Engagement and communication between the urological surgery service and other hospital services, primary care services, and tertiary referral services.

8. Communications

Communication with patients and other health professionals, with specific reference to:

- (i) The effectiveness of providing information to patients in supporting and enabling shared decision-making.
- (ii) The adequacy and timeliness of the provision of patient clinical information to the appropriate primary and community health care teams.
- (iii) The interaction between primary and secondary care and the views of the primary care clusters

9. Leadership

Leadership within the urology service, in particular:

- (i) leading a coordinated urology service across all three sites and primary care
- (ii) encouraging the use of data to improve services
- (iii) managing waiting times
- (iv) strategic workforce and succession planning
- (v) governance processes
- (vi) promoting appropriate professional behaviours and culture
- (vii) robust accountability

Reporting

The review team will report to the SRO, Gill Harris, Deputy Chief Executive / Executive Director of Nursing and Midwifery.

After review for factual accuracy, the report will be placed in the public domain.



Cyfarfod a dyddiad:	Quality, Safety and Experience Committee				
Meeting and date:	2 nd November 2021				
Cyhoeddus neu Breifat:	Public				
Public or Private:					
Teitl yr Adroddiad	Annual Report of the Radiation Protection Committee (2020/21)				
Report Title:					
Cyfarwyddwr Cyfrifol:	Adrian Thomas Executive Director of Therapies and Healthcare				
Responsible Director:	Sciences				
Awdur yr Adroddiad	Peter Hiles Medical Physics Expert/Radiation Protection Advisor				
Report Author:					
Craffu blaenorol:	Radiation Protection Committee and Clinical Effectiveness Group				
Prior Scrutiny:					
Atodiadau	1. Annual Report of the Radiation Protection Committee 2020-21				
Appendices:	2. Report of Radiation Incidents 2020				
A					

Argymhelliad / Recommendation:

The QSE Committee is asked to approve the Annual Report of the Radiation Protection Committee (2020/21)

Ticiwch fel bo'n briodol / Please tick as appropriate

Ar gyfer	Ar gyfer	Ar gyfer		Er	
penderfyniad /cymeradwyaeth	Trafodaeth	sicrwydd	x	gwybodaeth	X
For Decision/	For	For		For	
Approval	Discussion	Assurance		Information	
Y/N i ddangos a yw dyletswydd (N				

Y/N to indicate whether the Equality/SED duty is applicable

Sefyllfa / Situation:

This paper forms the annual report from the BCU Radiation Protection Committee

Cefndir / Background:

The Radiation Protection Committee oversees the radiation safety of staff, patients and public. This includes ionising (e.g. X-rays and radioactive substances) and non-ionising radiation (e.g. lasers, UV) and ultrasound and Magnetic Resonance Imaging (MRI).

This annual report outlines the coverage of the work of the Committee over the past year to provide assurance to the Board that radiation safety has been monitored and maintained.

Asesu a Dadansoddi / Assessment & Analysis

Goblygiadau Strategol / Strategy Implications

The report aligns to regulatory compliance of BCUHB in the safe and appropriate use of ionising and non-ionising radiation in the diagnosis and treatment of patients.

Opsiynau a ystyriwyd / Options considered

N/A

Goblygiadau Ariannol / Financial Implications

The report does not address specific financial implications but these are being addressed through appropriate business cases.

Dadansoddiad Risk / Risk Analysis

The report identifies a small number of new risks and mitigations which have been escalated to the Executive Director for Therapies and Healthcare Sciences.

The risks are being managed through the risk management process and register and necessary actions are either in place or being developed.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance

This reports provides assurance of compliance with radiation regulations, in particular the Ionising Radiation Regulations 2017 (IRR2017) and the Ionising Radiation (Medical Exposure) Regulations 2017 (IR(ME)R2017)

Asesiad Effaith / Impact Assessment

This report applies to the radiation safety of all patients, staff and public equally across the Health Board.

From an equality perspective it provides assurance that radiation dose is optimised for all patients. There is no impact on socio economic duty

Annual Report

Radiation Protection Committee 2020-21

- 1. **Title of Sub-Group**: Radiation Protection Committee (RPC)
- 2. Name and role of person submitting this report: Adrian Thomas
- 3. Dates covered by this report: April 2020 March 2021
- 4. Number of times Sub-Group met during the year: 2
- 5. Assurance/s this Sub-Group is designed to provide:

Radiation safety of staff, patients and public. This includes ionising radiation (e.g. X-rays and radioactive substances) and non-ionising radiation (e.g. lasers, ultra violet) and ultrasound and Magnetic Resonance Imaging (MRI).

- Overall *RAG status against Sub-Group's annual objectives / plan: G
- 7. Main tasks completed / evidence considered by the Sub-Group during this reporting period:
- **7.1 COVID-19 Radiation Safety Issues**. Special meeting held in June 2020 to address several issues including:
 - Reviewing temporary regulatory relaxation proposals from Health and Safety Executive, Office for Nuclear Regulation, Health Inspectorate Wales and Natural Resources Wales.
 - Maintaining essential services
 - Approve a series of radiation safety documents (including special Radiation Safety Handbook for Rainbow Hospitals
 - Temporary concession for non-medical referrals
 - Emergency orthopaedic work relocation
 - PET-CT mobile service relocation issues
 - Transfer of sentinel node biopsy theatre work
 - Additional transport of radioisotopes due to temporary closure of radiopharmacies
 - Testing of Radiology equipment as numbers increase to cover COVID-19 requirements and backlog issues post-COVID
 - UV Sterilisation for COVID-19
 - Development of virtual training modules

- 7.2 Review of radiation incidents, including those reported to bodies external to the Health Board. The summary in Appendix 2 Report of Radiation Incidents 2020 shows that the overall number of incidents and the number of externally reportable incidents was similar to 2019. To put the externally reportable incidents in context: within Radiology, they represent a very small fraction (just 0.02%) of all X-ray examinations performed. Medical Physics have developed a live dashboard for radiation incidents using Microsoft PowerBI.
- 7.3 Review of staff annual radiation doses for 2020. The Health Board monitored approximately 750 members of staff, issuing over 6,500 dosimeters. This included environmental monitoring of mobile radiography work due to COVID-19. All results were satisfactory with no results exceeding an Annual Threshold Investigation level.
 - Pharmacy staff finger doses continue to be under review
 - The cost the Health Board due to non-returned dosemeters has increased from £3,900 in 2019 to £5,800 in 2020. However, the difficulties of collecting the dosemeters during the pandemic was a contributory factor. This information was forwarded to local Radiation Protection Groups and services for improvement action.
 - Three members of staff exceeded the dose Investigation level: Two
 interventional radiology staff and one cardiologist. Individuals and
 managers were informed and action was taken to reduce doses.
 - The dose investigation levels have been revised downwards to improve radiation safety.

7.4 Radiation Safety Audits and inspections.

- Internal X-ray and Laser audits performed and reported to RPC. Also
 Doctor radiation awareness audit highlighted need for additional training;
 Orthopaedics recording clinical assessment response required (mandate Tier 2 Audit);
- HSE national report on inspections. Review of issues raised.

7.5 Safety Issues addressed:

- Handheld UV decontamination devices
- Current decontamination process for ultrasound is causing significant damage to transducer probes and casing. Formal concern raised with company which has been escalated and alternative (Ultra Violet C) method being investigated.

7.6 New guidance and safety alerts considered:

- The Carriage of Dangerous Goods (Amendment) Regulations 2019 came into force on 21st April 2019, but the part relating to emergency plans only came into force in April 2020. Amongst other things, this requires regular testing of plans and, additionally, a report of the test to be sent to the Office for Nuclear Regulation
- Guidance Notes for Dental Practitioners on the Safe use of X-ray Equipment. 2nd Edition. FGDP
- Significant accidental and unintended exposures under IR(ME)R.
 Guidance for employers and duty-holder. Version 2, August 2020.
 CQC/HIW

- IR(ME)R implications for clinical practice in diagnostic imaging, interventional radiology and diagnostic nuclear medicine.
 RCR/BIR/SCoR/IPEM June 2020.
- IR(ME)R implications for clinical practice in radiotherapy. Guidance from the Radiotherapy Board.
- CQC IR(ME)R Annual Report. Highlighted shortage of Medical Physics Experts (MPEs) in England

7.7 Revised policies:

- COVID-19 arrangements and documentation
- Revision of Local Rules and introduce Radiation Safety Handbook
- R&D02 v5 Policy for research involving ionising and non-ionising radiation
- 7.8 Reviewed planned developments of Health Board involving radiation. These included new Orthopaedic Operating Theatre; CT-in-a-box relocatable CT scanner; replacement radiography equipment, Eryri Community Hospital and Ysbyty Gwynedd Room 8; modifications to Wrexham Maelor Hospital ENT theatre to take new laser work; issues with cracks in tubes of home phototherapy units;
- **7.9** Reviewed Radon radioactive gas levels in Health Board premises and actions including Radon monitoring, re-monitoring and remediation.
- 8. Main action plan themes / tasks due for completion in forthcoming year:
- **8.1 New Regulations review meetings**. An ad-hoc group, under the RPC, was formed to assess the impact of implementing the Ionising Radiations Regulations 2017 (IRR 2017). An IRR 2017 action plan is being worked through.
- **8.2 Risk benefit information for patients**. The new legislation governing ionising radiation requires patients to be informed of the benefits and risks of a radiation exposure beforehand. The way in which this may be performed is currently being discussed on an All-Wales basis.
- **8.3** Radiopharmacy staff dose working party. Formed to review staff finger doses due to variations in doses between centres.
- **8.4 MR Physics Safety Expert**. Contract with the Radiation Physics and Protection Service (RRPPS), Birmingham signed, covering 2020/21 and 2021/22. Start date 16th November 2020.
- **8.5 Nursing homes registration**. The process by which nursing homes could formally appoint a BCUHB member of staff as their RPA is now resolved. A template letter that can be used has been drafted and approved by the Legal Team. But use of the letter has not progressed due to the small number of nuclear medicine patients being done due to COVID-19 situation
- 9. New risks and issues identified by this Sub-Group in-year:

9.1 Non-lonising Radiation Physics Cover. Twelve months long-term sick absence and then retirement has meant BCUHB has not had staff to cover this work since May 2020. Risk assessment done and discussions with NWMCS Directorate ongoing.

This was put on the risk register and a temporary contract was put in place with an external organisation to provide this support.

9.2 Handheld Ultrasound equipment. Concern raised over increase in handheld (point of care) devices being purchased without suitable governance arrangements. Using these machines would not be safe without suitable training.

A national review of ultrasound governance is being undertaken by the Radiation Protection Safety Advisory Group and the All Wales Imaging Quality Forum.

9.3 Necessity of Classification for operators handling radioactive substances. Due to reasonably foreseeable accident scenarios, it has been advised that staff in radio pharmacy be classified. However, BCUHB does not currently have an 'appointed doctor' for ionising radiation as required by the regulations to monitor classified workers.

Occupational Health were informed of the necessity to employ/engage a doctor with appropriate competencies to provide the monitoring for classified workers.

9.4 Controlled areas in nuclear medicine. Additional radiation monitoring equipment is required to monitor the designated Controlled Areas.

This is on the risk register (4032) and a business case has been submitted for funding the devices.

9.5 Guidance on home working and Radon monitoring. Under IRR 2017, the employer is responsible for ensuring that an assessment of radon levels is undertaken in workplaces in 'radon-affected areas'. In theory, this applies equally to staff working from home, which is currently a significant number due to COVID-19.

This was raised by P Bohan at the Health and Safety Leads meeting, there is no guidance from the HSE regarding radon levels for home working.

10. If appropriate, have these new risks been escalated as an issue of significance.

Yes as noted above.

11. Further comments:

- 11.1 In response to issues of radiation protection and compliance, the following inhouse radiation protection training has been carried out:
 - New Radiation Protection Supervisor training
 - Radiation Safety Update
 - New courses developed: New Dental RPS training. Theoretical training to act as a Radiation Protection Supervisor for dental radiography work.

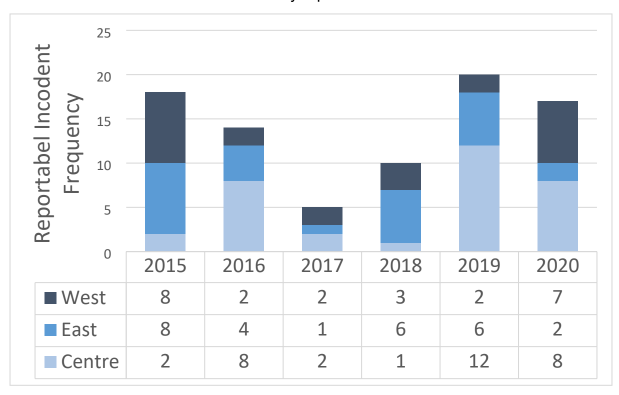
APPENDIX 2

Report of Radiation Incidents 2020

Radiation incidents are analysed and reviewed on a regular basis to ensure we note any trends and highlight learning items.

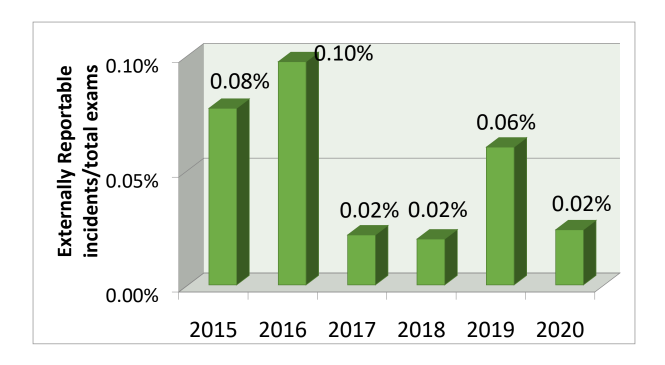
A1. Trend in externally (outside Health Board) reportable incidents

The overall numbers are small and the reporting thresholds defined by the regulatory bodies have changed over the years. This summary shows that the overall number of incidents and the number of externally reportable incidents was similar to 2019.



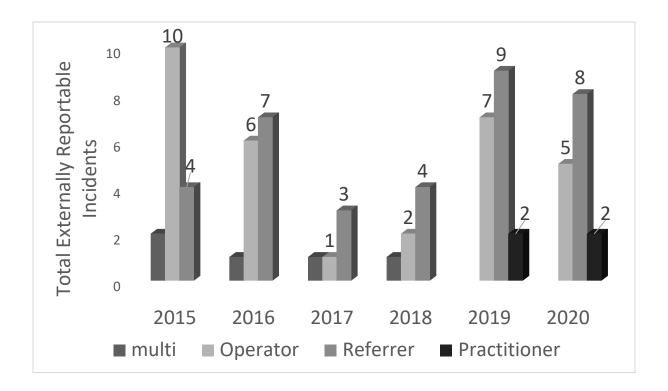
A2. Perspective on externally reportable incidents (Radiology only)

This is an attempt to put the externally reportable incidents in context (within Radiology) by expressing reportable incidents as a fraction of the total workload. This shows they represent a very small fraction (just 0.02%) of all X-ray examinations performed.



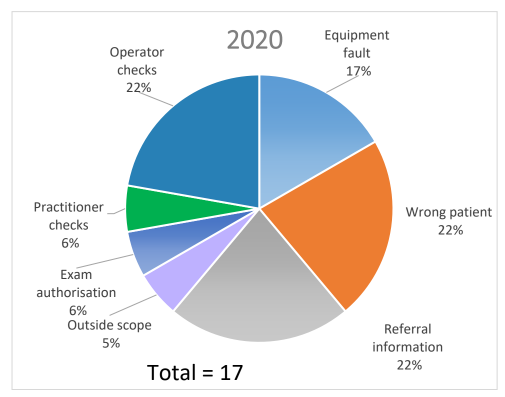
A3. Trend in staff group involved in reportable incident 2015 to 2020

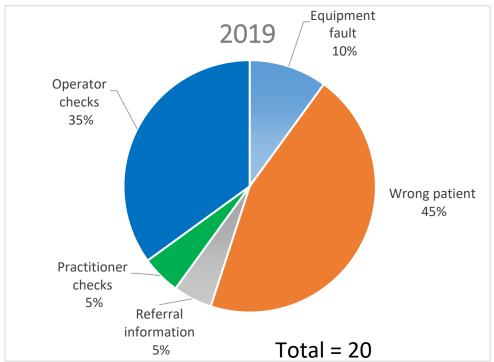
The IR(ME)R Regulations define the duty holders as Referrer (the one referring for the examination); Practitioner (the person justifying and authorising the exposure) and the Operator (the person, or persons, actually performing the exposure). It can be seen that Referrer errors consistently lead to reportable incidents.



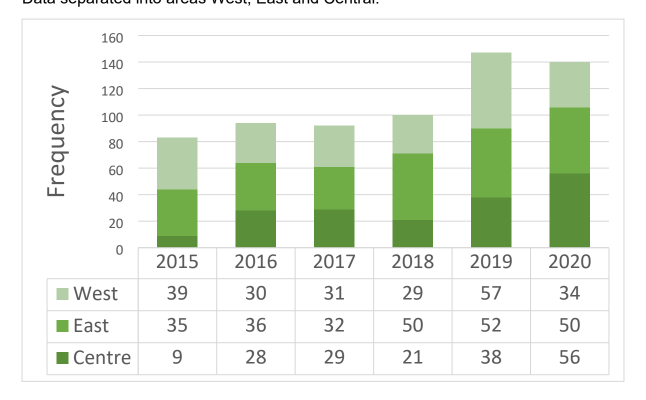
A4. Comparison of categories of reportable incidents 2019 and 2020

A national taxonomy for radiation incidents has been adopted to enable this categorisation.



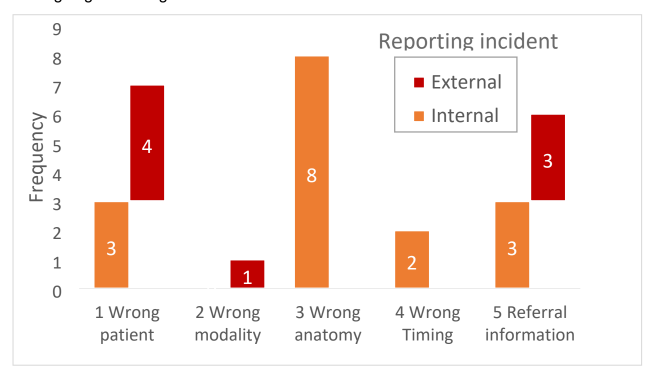


A5. Trend in radiation incidents (reportable and non-reportable) 2015 to 2020 Data separated into areas West, East and Central.



A6. Analysis of Referrer errors for 2020

Incorrect or incomplete referrals waste time and resources, but more importantly can be upsetting for patients, both for those we may miss an appointment and those undergoing the wrong examination.





Cyfarfod a dyddiad:	Quality, Safety & Experience Committee
Meeting and date:	2 nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Annual Organ Donation Report
Report Title:	
Cyfarwyddwr Cyfrifol:	Mr Adrian Thomas, Executive Director of Therapies and Health
Responsible Director:	Science.
Awdur yr Adroddiad	Dr Andrew Foulkes, Consultant Anaesthetist and Clinical Lead Organ
Report Author:	Donation – Ysbyty Glan Clwyd
	Mr Phil Jones, Specialist Nurse Organ Donation
Craffu blaenorol:	BCUHB Organ Donation Committee
Prior Scrutiny:	Executive Lead
Atodiadau	NHSBT Summary Report Actual and Potential Deceased Organ
Appendices:	Donation 1 April 2020 – 31 March 2021
	NHSBT Detailed Report Actual and Potential Deceased Organ
	Donation 1 April 2020 – 31 March 2021
	3. Organ Donation annual plan 2021-22

Argymhelliad / Recommendation:

The Committee is asked to note for information the report contents and future aims and objectives of the Organ Donation Committee.

Ticiwch fel bo'n briodol / Please tick as appropriate							
Ar gyfer	Ar gyfer	Ar gyfer	Er				
penderfyniad /cymeradwyaeth	Trafodaeth	sicrwydd	gwybodaeth	X			
For Decision/	For	For	For				
Approval	Discussion	Assurance	Information				
Y/N i ddangos a yw dyletswydd (N						
Y/N to indicate whether the Equa							

Sefyllfa / Situation:

This paper aims to inform the Committee of the organ donation activity achieved across the three acute hospital sites in North Wales during 2020-2021. The paper highlights the hugely successful work undertaken by the Organ Donation Committee and describes the priorities set for 2021-2022 to ensure that organ/tissue donation remains an integral part of end of life care planning within critical care and the Emergency Department.

Appendix 1 and Appendix 2 provide a summary and detailed report respectively.

Cefndir / Background:

This annual report highlights the ongoing relationship with NHS Blood and Transplant encompassing organ and tissue donation and transplantation across the UK. In brief, as per the attached data set, BCHUB facilitated 16 proceeding organ donors in the period; along with 3 consented donors that did not proceed (1 Prolonged Time to Asystole (PTA) and 2 stood down post consent on new information). This resulted in BCUHB facilitating 35 transplants UK wide, noteably in pandemic

conditions. Incidentally, of the 49 proceeding organ donors in Wales, 16 were from our 3 District General Hospitals (DGH).

The overall consent rate for families approached in BCUHB for the period is 86%, well above the national and all Wales average. Currently the opt-in rate in Wales is 43% of the population; the majority of our donors are from this pool. This meant we did not require the application of deemed consent in the period which is a success as families are evidently discussing organ donation in life. We had 2 occasions where deemed consent was overridden, 1 approach by our Specialist Nurse Organ Donation (SNOD) requester, and 1 a consultant pre-approach without a SNOD present; we could then not re-approach the family. It is noteworthy that the deemed consent is a complex soft-opt out legislation which requires "gentle and appropriate" probing by a SNOD for its application and we will always respect the wishes of a grieving family.

Asesu a Dadansoddi / Assessment & Analysis

Goblygiadau Strategol / Strategy Implications

Organ donation work is unscheduled, therefore meets the criteria for emergency treatment. To have achieved the successes of this period is a credit to the workforce within BCUHB. The effort has placed an enormous extra workload on under-rescourced units. The units are obviously under-resourced as a consequence of the pandemic, so everyone involved has gone above and beyond.

Going forward, theatre space in particular will become problematic as we recover from the pandemic with the anticipated pressure on lists. Bed pressures within Intensive Therapy Unit (ITU) have represented a challenge at times and will continue to do so, particularly in central as we facilitate cardiac and vascular patient recovery. We have lost 1 potential donor in central recently due to "no bed", this has been escalated to the Welsh Transplant Advisory Group.

Adherence to the Devastating Brain Injury (DBI) pathway and Neurological Death Testing (NDT) protocols within BCUHB are exemplary, despite the prolonged ITU stay that this generates. This gold standard of practice invariably has a positive result on organ donation and good end of life care.

Organ donation remains a critical area of practice UK wide with donor numbers increasing yearly along with transplant lists. Each donor has the potential for 9 life-saving transplants, so the need for emergency care/treatment will continually feature within critical care practice.

Opsiynau a ystyriwyd / Options considered

N/A

Goblygiadau Ariannol / Financial Implications

We continue to have a very efficient and "fit for purpose" Organ Donation Committee who oversee the donor re-imbursement fund (as per best practice UK wide). This is invested appropriately facilitating organ and tissue donation education, staff-wellbeing and reimbursement for donor related equipment/consumables.

Dadansoddiad Risk / Risk Analysis

N/A

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance

Organ and tissue donation is bound to the Human Tissue Authority (HTA). In Wales, we are required to seek compliance within the boundaries of the Wales Human Tissue Authority Act 2013.

Of significance, is the approach and consent conversation; application of deemed consent has a rigid legal framework that the SNOD's are trained to apply, thus pre-approaching potential donor families should now be constrained to historic practice.

Asesiad Effaith / Impact Assessment

As a team from NHS Blood and Transplant covering the North West of the country, our workforce is mainly English speaking. However, we have x2 Welsh speakers in the team who are available to facilitate conversations in Welsh if needed. Our promotional work is always bilingual and we have a fantastic working relationship with the BCUHB Communications Team.

 $Y: \verb|\Board & Committees| Governance| Forms and Templates| Board and Committee Report Template \ V5.0_May \ 2021. docx \ A committee of the following states of the followin$

Actual and Potential Deceased Organ Donation 1 April 2020 - 31 March 2021



Betsi Cadwaladr University Health Board

Taking Organ Transplantation to 2020

In 2020/21, from 19 consented donors the Health Board facilitated 16 actual solid organ donors resulting in 35 patients receiving a life-saving or life-changing transplant. Data obtained from the UK Transplant Registry.

In addition to the 16 proceeding donors there were 3 consented donors that did not proceed.

Best quality of care in organ donation

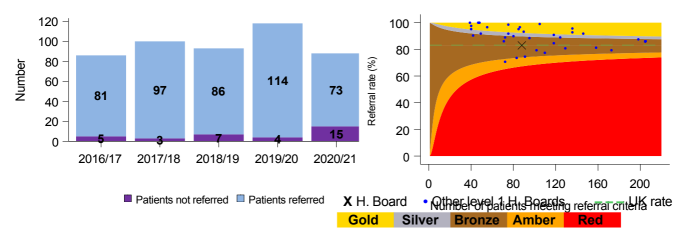
We acknowledge that the data presented in this section includes the period most significantly impacted by COVID-19 and appreciate that the COVID-19 pandemic affected Trusts/Boards differently across the UK.

Referral of potential deceased organ donors

Goal: Every patient who meets the referral criteria should be identified and referred to NHS Blood and Transplant's Organ Donation Service

Aim: There should be no purple on the chart

Aim: The Health Board (marked with a cross) should fall within Bronze, Silver, or Gold



The Health Board referred 73 potential organ donors during 2020/21. There were 15 occasions where potential organ donors were not referred.

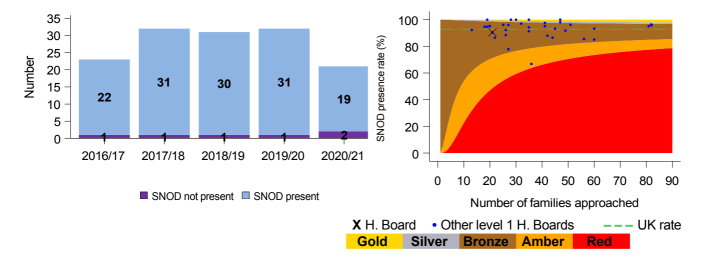


Presence of Specialist Nurse for Organ Donation

Goal: A Specialist Nurse for Organ Donation (SNOD) should be present during every organ donation discussion with families

Aim: There should be no purple on the chart

Aim: The Health Board (marked with a cross) should fall within Bronze, Silver, or Gold



A SNOD was present for 19 organ donation discussions with families during 2020/21. There were 2 occasions where a SNOD was not present.

Why it matters

- If suitable patients are not referred, the patient's decision to be an organ donor is not honoured or the family does not get the chance to support organ donation.
- The consent rate in the UK is much higher when a SNOD is present.
- The number of patients receiving a life-saving or life-changing solid organ transplant in the UK is increasing but patients are still dying while waiting.

	Wales*	UK				
April 2020 - 31 March 2021						
Deceased donors	49	1,180				
ransplants from deceased donors	102	2,943				
Deaths on the transplant list	17	497				
As at 31 March 2021						
Active transplant list	159	4,256				
Number of NHS ODR opt-in registrations (% registered)**	1,323,716 (43%)	26,746,406 (41%)				
Regions have been defined as per former Strategic Health Authoritie	, , ,	20,740,400 (417				



Further information

Further information on potential donors after brain death (DBD) and potential donors after circulatory death (DCD) at the Health Board are shown below, including a UK comparison. Data obtained from the Potential Donor Audit (PDA).

		DBD		DCD		Decease		eceased	d donors	
	Н.	Board	UK	Н. І	Board	UK	Н.	Board	UK	
atients meeting organ donation referral criteria ¹		21	1810		71	6027		88	755′	
deferred to Organ Donation Service		21	1777		56	4770		73	6282	
Referral rate %	G	100%	98%	В	79%	79%	В	83%	83%	
leurological death tested		17	1490							
esting rate %	В	81%	82%							
ligible donors²		14	1353		36	2860		50	420	
amily approached		14	1210		7	1042		21	2248	
amily approached and SNOD present		14	1168		5	925		19	2089	
6 of approaches where SNOD present	G	100%	97%	В	71%	89%	В	90%	93%	
consent ascertained		14	891		4	665		18	1553	
Consent rate %	G	100%	74%	В	57%	64%	S	86%	69%	
ctual donors (PDA data)		13	777		3	404		16	1180	
6 of consented donors that became actual donors		93%	87%		75%	61%		89%	76%	
DBD - A patient with suspected neurological death DCD - A patient in whom imminent death is anticipat withdraw treatment has been made and death is antic				assiste	d ventila	tion, a cli	nical d	lecision to)	

Gold Silver Bronze Amber Red

For further information, including definitions, see the latest Potential Donor Audit report at www.odt.nhs.uk/statistics-and-reports/potential-donor-audit/



Detailed Report Actual and Potential Deceased Organ Donation 1 April 2020 - 31 March 2021

Betsi Cadwaladr University Health Board





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- 3.4 SNOD presence
- 3.5 Consent
- 3.6 Solid organ donation

4. Comparative data

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- 4.3 SNOD presence
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5. PDA data by hospital and unit

6. Emergency Department data

- 6.1 Referral to Organ Donation Service
- 6.2 Organ donation discussions

7. Additional Data and Figures

- 7.1 Supplementary Regional data
- 7.2 Trust/Board Level Benchmarking
- 7.3 Comparative data for DBD and DCD deceased donors

Appendices

- A.1 Definitions
- A.2 Data description
- A.3 Table and figure description

Further Information

- We acknowledge that the data presented includes the period most significantly impacted by COVID-19 and appreciate
 that the COVID-19 pandemic affected Trusts/Boards differently across the UK.
- Appendix A.1 contains definitions of terms and abbreviations used throughout this report and summarises the main changes made to the PDA over time.
- The latest Organ Donation and Transplantation Activity Report is available at https://www.organdonation.nhs.uk/supporting-my-decision/statistics-about-organ-donation/transplant-activity-report/
- The latest PDA Annual Report is available at http://www.odt.nhs.uk/statistics-and-reports/potential-donor-audit/
- Please refer any queries or requests for further information to your local Specialist Nurse Organ Donation (SNOD)

Source

NHS Blood and Transplant: UK Transplant Registry (UKTR), Potential Donor Audit (PDA) and Referral Record. Issued May 2021 based on data meeting PDA criteria reported at 10 May 2021.



1. Donor Outcomes

A summary of the number of donors, patients transplanted, average number of organs donated per donor and organs donated.

Data in this section is obtained from the UK Transplant Registry

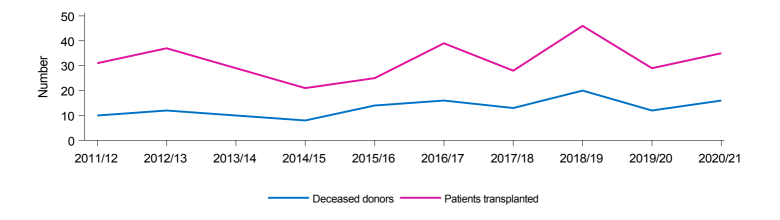
Between 1 April 2020 and 31 March 2021, Betsi Cadwaladr University Health Board had 16 deceased solid organ donors, resulting in 35 patients receiving a transplant. Additional information is shown in Tables 1.1 and 1.2, along with comparison data for 2019/20. Figure 1.1 shows the number of donors and patients transplanted for the previous ten periods for comparison.

Table 1.1 Donors, patients transplanted and organs per donor, 1 April 2020 - 31 March 2021 (1 April 2019 - 31 March 2020 for comparison)								
Donor type	Number of donors	Number of patients transplanted	Average numbe donated pe Health Board					
DBD DCD DBD and DCD	13 (7) 3 (5) 16 (12)	31 (20) 4 (9) 35 (29)	3.2 (3.7) 2.3 (2.4) 3.0 (3.2)	3.3 (3.5) 2.7 (2.7) 3.1 (3.2)				

In addition to the 16 proceeding donors there were 3 additional consented donors that did not proceed, one where DBD organ donation was being facilitated and 2 where DCD organ donation was being facilitated.

Table 1.2 Organs transplanted by type, 1 April 2020 - 31 March 2021 (1 April 2019 - 31 March 2020 for comparison)							
Donor type	Kidney	Num Pancreas	ber of organs Liver	transplanted Heart	by type Lung	Small bowel	
DBD	21 (10)	1 (2)	8 (7)	3 (1)	2 (4)	0 (0)	
DCD	4 (8)	0 (0)	1 (1)	0 (0)	0 (0)	0 (0)	
DBD and DCD	25 (18)	1 (2)	9 (8)	3 (1)	2 (4)	0 (0)	

Figure 1.1 Number of donors and patients transplanted, 1 April 2011 - 31 March 2021





2. Key Rates in

Potential for Organ Donation

A summary of the key rates on the potential for organ donation

Data in this section is obtained from the National Potential Donor Audit (PDA)

This section presents specific percentage measures of potential donation activity for Betsi Cadwaladr University Health Board.

Performance in your Health Board has been compared with UK performance in both Figure 2.1 and Table 2.1 using funnel plot boundaries and the Gold, Silver, Bronze, Amber, and Red (GoSBAR) colour scheme. When compared with UK performance, gold represents exceptional, silver represents good, bronze represents average, amber represents below average, and red represents poor performance. See Appendix A.3 for funnel plot ranges used.

It is acknowledged that the PDA does not capture all activity. In total there were 0 patients referred in 2020/21 who are not included in this section onwards because they were either over 80 years of age or did not die in a unit participating in the PDA. None of these are included in Section 1 because they did not become a solid organ donor.

Note that caution should be applied when interpreting percentages based on small numbers.

Figure 2.1 Key rates on the potential for organ donation including UK comparison, 1 April 2020 - 31 March 2021

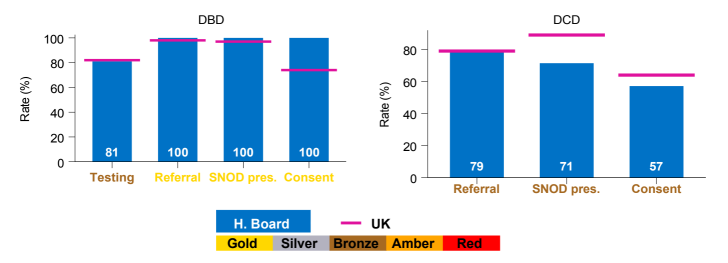


Figure 2.2 Trends in key rates on the potential for organ donation, 1 April 2016 - 31 March 2021

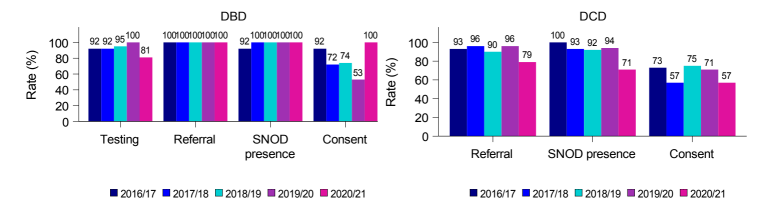




Table 2.1 Key numbers, rates and comparison with national rates, 1 April 2020 - 31 March 2021

	Н.	DBI Board	D UK	Н. І	DCI Board	D UK	_	eceased Board	donors UK
Patients meeting organ donation referral criteria ¹		21	1810		71	6027		88	7551
Referred to Organ Donation Service		21	1777		56	4770		73	6282
Referral rate %	G	100%	98%	В	79%	79%	В	83%	83%
Neurological death tested		17	1490						
Testing rate %	В	81%	82%						
Eligible donors ²		14	1353		36	2860		50	4207
Family approached		14	1210		7	1042		21	2248
Family approached and SNOD present		14	1168		5	925		19	2089
% of approaches where SNOD present	G	100%	97%	В	71%	89%	В	90%	93%
Consent ascertained		14	891		4	665		18	1553
Consent rate %	G	100%	74%	В	57%	64%	S	86%	69%
Actual donors (PDA data)		13	777		3	404		16	1180
% of consented donors that became actual donors		93%	87%		75%	61%		89%	76%

Note that a patient that meets both the referral criteria for DBD and DCD organ donation is featured in both the DBD and DCD data but will only be counted once in the deceased donors total

Gold Silver Bronze Amber Red

¹ DBD - A patient with suspected neurological death DCD - A patient in whom imminent death is anticipated, ie a patient receiving assisted ventilation, a clinical decision to withdraw treatment has been made and death is anticipated within 4 hours

² DBD - Death confirmed by neurological tests and no absolute contraindications to solid organ donation DCD - Imminent death anticipated and treatment withdrawn with no absolute contraindications to solid organ donation



3. Best quality of care in organ donation

Key stages in best quality of care in organ donation

Data in this section is obtained from the National Potential Donor Audit (PDA)

This section provides information on the quality of care in your Health Board at the key stages of organ donation. The ambition is that your Health Board misses no opportunity to make a transplant happen and that opportunities are maximised at every stage.

3.1 Neurological death testing

Goal: neurological death tests are performed wherever possible.

Figure 3.1 Number of patients with suspected neurological death, 1 April 2016 - 31 March 2021

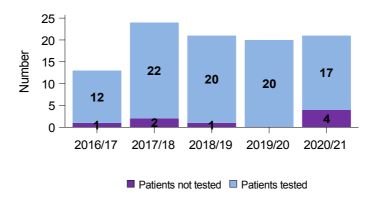


Table 3.1 Reasons given for neurological death tests not being performed, 1 April 2020 - 31 March 2021						
	Health					
	Board	UK				
Biochemical/endocrine abnormality	2	19				
Clinical reason/Clinician's decision	1	42				
Continuing effects of sedatives	-	13				
Family declined donation	-	24				
Family pressure not to test	-	15				
Hypothermia	-	1				
Inability to test all reflexes	-	20				
Medical contraindication to donation	-	11				
Other	-	30				
Patient had previously expressed a wish not to donate	-	5				
Patient haemodynamically unstable	1	100				
Pressure of ICU beds	-	8				
SN-OD advised that donor not suitable	-	7				
Treatment withdrawn	-	18				
If 'other', please contact your local SNOD or CLOD for more info	rmation, if re	equired.				

Table 3.1 Reasons given for neurological death tests not being performed, 1 April 2020 - 31 March 2021

	Health Board	UK
Unknown	-	7
Total	4	320

If 'other', please contact your local SNOD or CLOD for more information, if required.



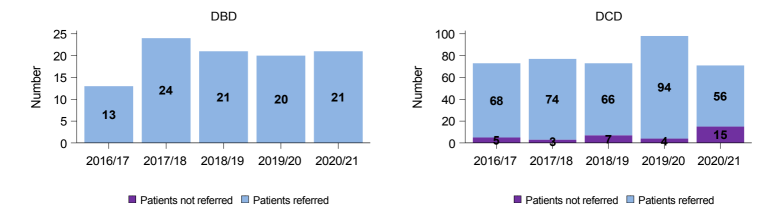
3.2 Referral to Organ Donation Service

Goal: Every patient who meets the referral criteria should be identified and referred to the Organ Donation Service, as per NICE CG135¹ and NHS Blood and Transplant (NHSBT) Best Practice Guidance on timely identification and referral of potential organ donors².

Aim: There should be no purple on the following charts.

Note that patients who met the referral criteria for both DBD and DCD donation will appear in both bar charts and both columns of the reasons table.

Figure 3.2 Number of patients meeting referral criteria, 1 April 2016 - 31 March 2021



1 April 2020 - 31 March 2021					
	DBD		DC	:D	
	Health Board		Health Board	UK	
Clinician assessed that patient was unlikely to become asystolic within 4 hours	-	_	-	2	
Coroner / Procurator Fiscal reason	-	-	-	1	
Family declined donation following decision to remove treatment	-	-	-	10	
Family declined donation prior to neurological testing	-	2 3	-	1	
Medical contraindications	_	3	2	423	
Not identified as potential donor/organ donation not considered	-	19	5	478	
Other	-	3	-	86	
Patient had previously expressed a wish not to donate	-	-	-	1	
Pressure on ICU beds	-	-	-	17	
Reluctance to approach family	-	-	=	1	
Thought to be medically unsuitable	-	2	8	224	
Thought to be outside age criteria	-	-	=	3	
Uncontrolled death pre referral trigger	-	4	-	10	
Total	-	33	15	1257	



3.3 Contraindications

In 2020/21 there were 34 potential donors in your Health Board with an ACI reported, 2 DBD and 33 DCD donors. Please note, the number of potential DBD and DCD donors with an ACI reported may not equal the total stated as a patient can meet potential donor criteria for both DBD and DCD donation.



3.4 SNOD presence

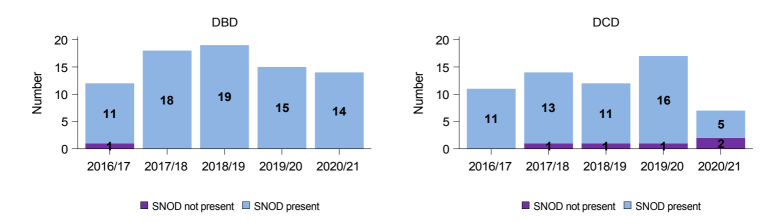
Goal: A SNOD should be present during the formal family approach as per NICE CG135¹ and NHS Blood and Transplant (NHSBT) Best Practice Guidance.³

Aim: There should be no purple on the following charts.

In the UK, in 2020/21, when a SNOD was not present for the approach to the family to discuss organ donation, DBD and DCD consent/authorisation rates were 43% and 23%, respectively, compared with DBD and DCD consent/authorisation rates of 75% and 69%, respectively, when a SNOD was present.

Every approach to those close to the patient should be planned with the multidisciplinary team (MDT), should involve the SNOD and should be clearly planned taking into account the known wishes of the patient. The NHS Organ Donor Register (ODR) should be checked in all cases of potential donation and this information must be discussed with the family as it represents the eligible donor's legal consent to donation.

Figure 3.3 Number of families approached by SNOD presence, 1 April 2016 - 31 March 2021



¹ NICE, 2011. NICE Clinical Guidelines - CG135 [accessed 10 May 2021]

² NHS Blood and Transplant, 2012. Timely Identification and Referral of Potential Organ Donors - A Strategy for Implementation of Best Practice [accessed 10 May 2021]

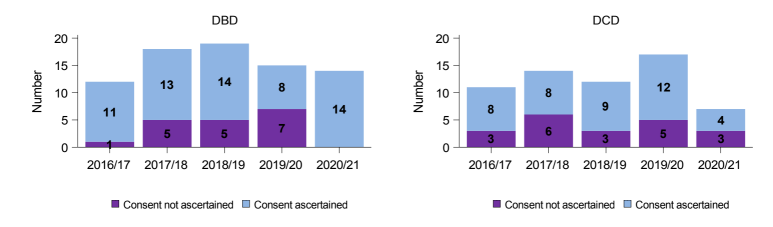
³ NHS Blood and Transplant, 2013. Approaching the Families of Potential Organ Donors – Best Practice Guidance [accessed 10 May 2021]



3.5 Consent

In 2020/21 the DBD consent rate in your Health Board was 100%, less than 10 families of eligible DCD donors were approached therefore this consent rate is not presented.

Figure 3.4 Number of families approached, 1 April 2016 - 31 March 2021



	DB Health	D	DC Health	D
	Board	UK	Board	UK
Family believe patient's treatment may have been limited to	-	1	-	-
acilitate organ donation				
amily concerned donation may delay the funeral	-	1	-	_
amily concerned other people may disapprove/be offended	-	3	-	2
Family concerned that organs may not be transplantable	-	1	-	1
Family did not believe in donation	-	10	-	13
Family did not want surgery to the body	-	29	-	35
amily divided over the decision	-	13	-	16
amily felt it was against their religious/cultural beliefs	-	38	-	13
Family felt patient had suffered enough	-	16	-	34
amily felt that the body should be buried whole (unrelated to	-	12	-	9
eligious/cultural reasons)				
Family felt the length of time for the donation process was too	-	9	-	48
ong				
Family had difficulty understanding/accepting neurological testing	-	2	-	-
amily wanted to stay with the patient after death	-	1	-	2
amily were not sure whether the patient would have agreed to	-	35	-	36
lonation				
Other	_	22	_	34
Patient had previously expressed a wish not to donate	-	112	2	108
atient had registered a decision to Opt Out	-	6	1	13
Strong refusal - probing not appropriate	_	8	_	11
「otal of the control	-	319	3	37



3.6 Solid organ donation

Goal: NHSBT is committed to supporting transplant units to ensure as many organs as possible are safely transplanted.

Table 3.4 Reasons why solid organ donation did not occur, 1 April 2020 - 31 March 2021

	DB	D	DC	D
	Health		Health	
	Board	UK	Board	UK
Clinical - Absolute contraindication to organ donation	-	8	-	3
Clinical - Considered high risk donor	=	5	-	2
Clinical - DCD clinical exclusion	=	-	-	1
Clinical - No transplantable organ	-	8	=	13
Clinical - Organs deemed medically unsuitable by recipient	=	35	-	73
centres				
Clinical - Organs deemed medically unsuitable on surgical	_	15	-	1
inspection				
Clinical - Other	=	8	-	3
Clinical - Outside of donation criteria at referral	-	-	=	3
Clinical - PTA post WLST	-	-	1	109
Clinical - Patient actively dying	_	4	-	5
Clinical - Patient asystolic	_	2	-	1
Clinical - Patient expected to die before donation could take	-	6	-	7
place attendance not required				
Clinical - Patient's general medical condition	_	2	-	4
Clinical - Positive virology	_	4	-	1
Consent / Auth - Coroner/Procurator fiscal refusal	1	10	-	12
Consent / Auth - Family placed conditions on donation	_	1	-	-
Consent / Auth - NOK withdraw consent / authorisation	-	1	-	11
Logistical - No critical care bed available	-	-	-	1
Logistical - Other	-	5	-	10
Total	1	114	1	260

If 'other', please contact your local SNOD or CLOD for more information, if required.



4. Comparative Data

A comparison of performance in your Trust/Board with national data

Data in this section is obtained from the National Potential Donor Audit (PDA)

This section compares the quality of care in the key areas of organ donation in your Health Board with the UK rate using funnel plots. The UK rate is shown as a green dashed line and the funnel shape is formed by the 95% and 99.8% confidence limits around the UK rate. The confidence limits reflect the level of precision of the UK rate relative to the number of observations. Performance in your Health Board is indicated by a black cross. The Gold, Silver, Bronze, Amber, and Red colour scheme is used to indicate whether performance in your Health Board, when compared to UK performance, is exceptional (gold), good (silver), average (bronze), below average (amber) or poor (red).

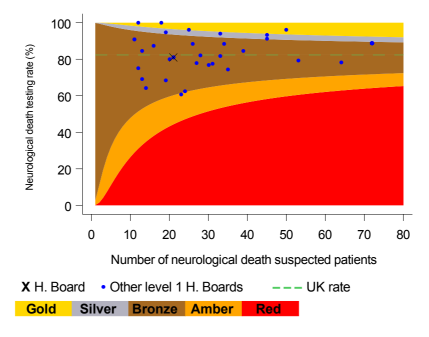
It is important to note that the differences in patient mix have not been accounted for in these plots. Further to these, separate funnel plots for DBD and DCD rates are presented in Section 7.

Note that caution should be applied when interpreting percentages calculated with numbers less than 10.

4.1 Neurological death testing

Goal: neurological death tests are performed wherever possible.

Figure 4.1 Funnel plot of neurological death testing rate, 1 April 2020 - 31 March 2021



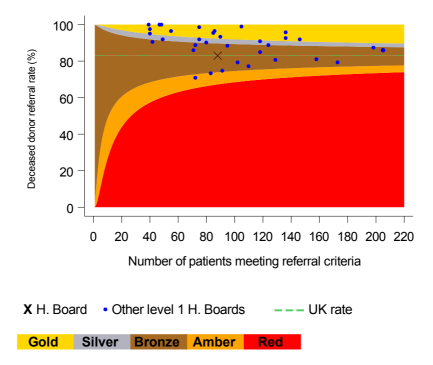
When compared with UK performance the neurological death testing rate in Betsi Cadwaladr University Health Board was average (bronze).



4.2 Referral to Organ Donation Service

Goal: Every patient who meets the referral criteria should be identified and referred to NHSBT's Organ Donation Service, as per NICE CG135¹ and NHS Blood and Transplant (NHSBT) Best Practice Guidance on timely identification and referral of potential organ donors².

Figure 4.2 Funnel plot of deceased donor referral rate, 1 April 2020 - 31 March 2021



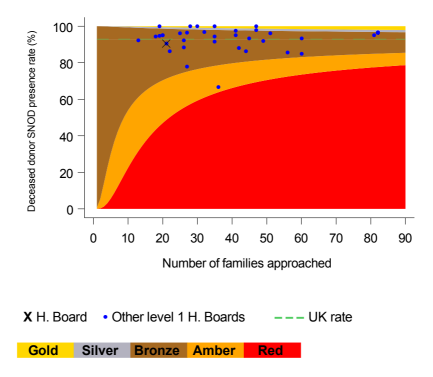
When compared with UK performance Betsi Cadwaladr University Health Board was average (bronze) for referral of potential organ donors to NHS Blood and Transplant's Organ Donation Service.



4.3 SNOD presence

Goal: A SNOD should be present during the formal family approach as per NICE CG135¹ and NHS Blood and Transplant (NHSBT) Best Practice Guidance.³

Figure 4.3 Funnel plot of SNOD presence rate, 1 April 2020 - 31 March 2021

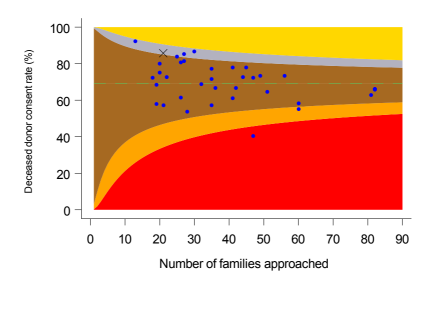


When compared with UK performance Betsi Cadwaladr University Health Board was average (bronze) for Specialist Nurse presence when approaching families to discuss organ donation.



4.4 Consent

Figure 4.4 Funnel plot of consent rate, 1 April 2020 - 31 March 2021



X H. Board • Other level 1 H. Boards --- UK rate

Gold Silver Bronze Amber Red

When compared with UK performance the consent rate in Betsi Cadwaladr University Health Board was good (silver).



5. PDA data by hospital and unit

A summary of key numbers and rates from the PDA by hospital and unit where patient died

Data in this section is obtained from the National Potential Donor Audit (PDA)

Tables 5.1 and 5.2 show the key numbers and rates for patients who met the DBD and/or DCD referral criteria, respectively. Percentages have been excluded where numbers are less than 10.

Table 5.1 P	atients w April 202				al crite	eria - key	numbe	ers and ra	ites,				
Unit where patient died	Patients where neurological death was suspected	Patients tested	Neurological death testing rate (%)	Patients referred	DBD referral rate (%)	Patients confirmed dead by neurological testing	Eligible DBD donors	Eligible DBD donors whose family were approached	Approaches where SNOD present	SNOD presence rate (%)	Consent ascertained	Consent rate (%)	Actual DBD and DCD donors from eligible DBD donors
Bangor, Ysbyty Gw	ynedd District	General I	-lospital										
A&E	0	0	· -	0	-	0	0	0	0	-	0	-	0
General ICU/HDU	6	5	-	6	-	5	4	4	4	-	4	-	3
Bodelwyddan, Glar	Clwyd Distric	t General	Hospital										
A&E	0	0	· -	0	-	0	0	0	0	-	0	-	0
General ICU/HDU	5	4	-	5	-	4	2	2	2	-	2	-	2
Wrexham, Maelor (General Hospi	tal											
A & E	0	0	-	0	-	0	0	0	0	-	0	-	0
General ICU/HDU	10	8	80	10	100	8	8	8	8	-	8	_	8

Table 5.2 Pat				ferral cri	teria - ke	y numbers	s and rates	s,			
1 A Unit where patient died	Patients for whom imminent death was anticipated	- 31 Ma	DCD referral rate (%)	Patients for whom treatment was withdrawn	Eligible DCD donors	Eligible DCD donors whose family were approached	Approaches where SNOD present	SNOD presence rate (%)	Consent ascertained	Consent rate (%)	Actual DCD donors from eligible DBD donors
Bangor, Ysbyty Gwyne	edd District G	eneral Hosp	ital								
A&E	3	1 '	-	3	1	0	0	-	0	-	0
General ICU/HDU	23	23	100	23	16	2	2	-	1	-	1
Bodelwyddan, Glan Cl	lwyd District C	General Hos	pital								
A&E	2	2	-	2	1	0	0	-	0	-	0
General ICU/HDU	30	18	60	29	11	4	3	-	3	-	2
Wrexham, Maelor Ger	neral Hospital										
A&E	0 ′	0	-	0	0	0	0	-	0	-	0
General ICU/HDU	13	12	92	13	7	1	0	-	0	-	0

Tables 5.1 and 5.2 show the unit where the patient died. However, it is acknowledged that there are some occasions where a patient is referred in an Emergency Department but moves to a critical care unit. In total for Betsi Cadwaladr University Health Board in 2020/21 there were 0 such patients. For more information regarding the Emergency Department please see Section 6.



6. Emergency Department data

A summary of key numbers for Emergency Departments

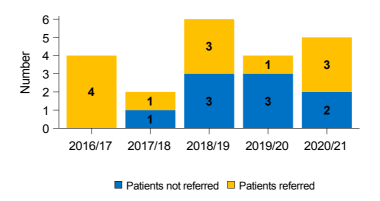
Data in this section is obtained from the National Potential Donor Audit (PDA)

Most patients who go on to become organ donors start their journey in the emergency department (ED). Deceased donation is important, not just for those people waiting on the transplant list, but also because many people in the UK have expressed a wish in life to become organ donors after their death. The overarching principle of the NHSBT Organ donation and Emergency Department strategy is that best quality of care in organ donation should be followed irrespective of the location of the patient within the hospital at the time of death.

6.1 Referral to Organ Donation Service

Goal: No one dies in your ED meeting referral criteria and is not referred to NHSBT's Organ Donation Service. Aim: There should be no blue on the following chart.

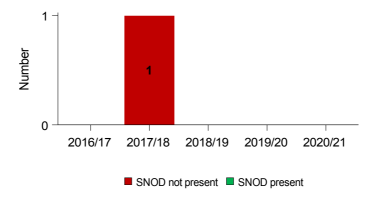
Figure 6.1 Number of patients meeting referral criteria that died in the ED, 1 April 2016 - 31 March 2021



6.2 Organ donation discussions

Goal: No family is approached in ED regarding organ donation without a SNOD present. Aim: There should be no red on the following chart.

Figure 6.2 Number of families approached in ED by SNOD presence, 1 April 2016 - 31 March 2021



NHS Blood and Transplant, 2016.
 Organ Donation and the Emergency Department [accessed 10 May 2021]



7. Additional data and figures

Regional donor, transplant, and transplant list numbers

Data in this section is obtained from the UK Transplant Registry

7.1 Supplementary Regional data

14/1 4	1117
Wales*	UK
49	1,180
102	2,943
17	497
159	4,256
1,323,716 (43%)	26,746,406 (41%)
	49 102 17



Key numbers and rates on the potential for organ donation

Data in this section is obtained from the National Potential Donor Audit (PDA)

7.2 Trust/Board Level Benchmarking

Betsi Cadwaladr University Health Board has been categorised as a level 1 Health Board. Levels were reallocated in July 2018 using the average number of donors in 2016/17 and 2017/18, Table 7.2 shows the criteria used and how many Trusts/Boards belong to each level.

Table 7.2 T	rust/Board level categories	
		Number of Trusts Boards in each level
Level 1	12 or more (\geq 12) proceeding donors per year	35
Level 2	6 or more but less than 12 (\geq 6 to <12) proceeding donors per year	45
Level 3	More than 3 but less than 6 (>3 to <6) proceeding donors per year	47
Level 4	3 or less (\leq 3) proceeding donors per year	41

Tables 7.3 and 7.4 show the national DBD and DCD key numbers and rates for the UK by Trust/Board level, to aid in comparison with equivalent Trusts/Boards. Note that percentages have been excluded where numbers are less than 10.

Table	7.3 Nation 1 April		key num 31 March		nd rate	by Trust/	Board	level,					
	Patients where neurological death was suspected	Patients tested	Neurological death testing rate (%)	Patients referred	DBD referral rate (%)	Patients confirmed dead by neurological testing	Eligible DBD donors	Eligible DBD donors whose family were approached	Approaches where SNOD present	SNOD presence rate (%)	Consent ascertained	Consent rate (%)	Actual DBD and DCD donors from eligible DBD donors
Your Trust	21	17	81	21	100	17	14	14	14	100	14	100	13
Level 1	979	818	84	968	99	813	751	677	651	96	479	71	424
Level 2	420	339	81	407	97	330	299	268	260	97	205	76	168
Level 3	283	228	81	276	98	227	206	181	178	98	140	77	125
Level 4	128	105	82	126	98	104	97	84	79	94	67	80	60

Table 7	'.4 National				te by Tru	st/Board le	vel,				
	1 April 20	120 - 31	March 2	021							
	Patients for whom imminent death was anticipated	Patients referred	DCD referral rate (%)	Patients for whom treatment was withdrawn	Eligible DCD donors	Eligible DCD donors whose family were approached	Approaches where SNOD present	SNOD presence rate (%)	Consent ascertained	Consent rate (%)	Actual DC donors from eligible DC donors
our Trust	71	56	79	70	36	7	. 5	- '	4	-	3
evel 1	2552	2143	84	2350	1366	606	537	89	399	66	252
evel 2	2001	1487	74	1843	852	238	214	90	143	60	84
evel 3	990	785	79	923	407	128	112	88	76	59	45
evel 4	484	355	73	444	235	70	62	89	47	67	23

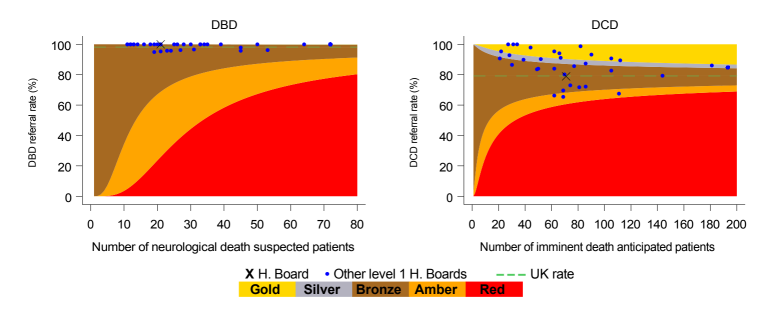


7.3 Comparative data for DBD and DCD deceased donors

Funnel plots are presented in Section 4 showing performance in your Health Board against the UK rate for deceased organ donation. The following funnel plots present data for DBD and DCD donors separately.

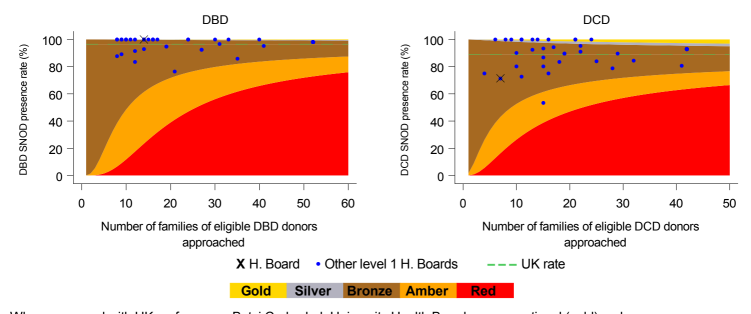
Note that caution should be applied when interpreting percentages calculated with numbers less than 10.

Figure 7.1 Funnel plots of referral rates, 1 April 2020 - 31 March 2021



When compared with UK performance Betsi Cadwaladr University Health Board was exceptional (gold) for referral of potential DBD organ donors and average (bronze) for referral of potential DCD organ donors to NHS Blood and Transplant's Organ Donation Service.

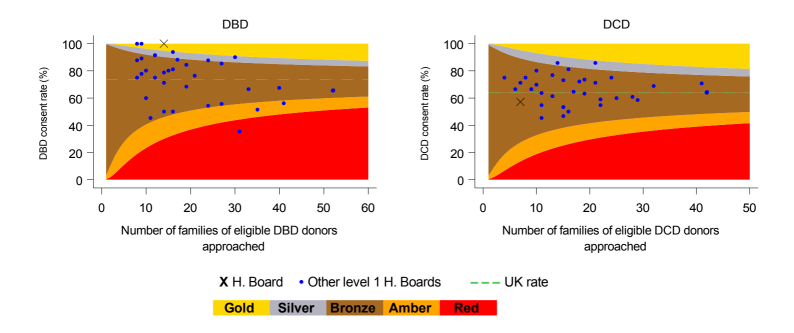
Figure 7.2 Funnel plots of SNOD presence rates, 1 April 2020 - 31 March 2021



When compared with UK performance Betsi Cadwaladr University Health Board was exceptional (gold) and average (bronze) for Specialist Nurse presence in approaches to families of eligible DBD and DCD donors, respectively.



Figure 7.3 Funnel plots of consent rates, 1 April 2020 - 31 March 2021



When compared with UK performance the consent rate in Betsi Cadwaladr University Health Board was exceptional (gold) and average (bronze) for DBD and DCD donors, respectively.



Appendices

Appendix A.1 Definitions

Potential Donor Audit Definitions

Potential Donor Audit inclusion criteria 1 October 2009 – 31 March 2010

All deaths in critical care in patients aged 75 and under, excluding

cardiothoracic intensive care units 1 April 2010 – 31 March 2013

All deaths in critical and emergency care in patients aged 75 and under,

excluding cardiothoracic intensive care units

1 April 2013 onwards

All deaths in critical and emergency care in patients aged 80 and under

Donors after brain death (DBD) definitions

Suspected Neurological Death A patient who meets all of the following criteria: Apnoea, coma from known

aetiology and unresponsive, ventilated, fixed pupils. Excluding those not tested due to reasons 'cardiac arrest despite resuscitation', 'brainstem reflexes

returned', 'neonates – less than 2 months post term'.

Potential DBD donor A patient who meets all four criteria for neurological death testing excluding

those not tested due to reasons 'cardiac arrest despite resuscitation', 'brainstem reflexes returned', 'neonates – less than 2 months post term' (ie

suspected neurological death, as defined above).

DBD referral criteria A patient with suspected neurological death

Discussed with Specialist Nurse – Organ Donation A patient with suspected neurological death discussed with the Specialist

Nurse – Organ Donation (SNOD)

Neurological death tested Neurological death tests were performed

Eligible DBD donor A patient confirmed dead by neurological death tests, with no absolute medical

contraindications to solid organ donation

Absolute contraindications Absolute medical contraindications to organ donation are listed here:

https://nhsbtdbe.blob.core.windows.net/umbraco-assets-corp/6455/

contraindications_to_organ_donation.pdf

Family approached for formal organ donation discussion Family of eligible DBD asked to support patient's expressed or deemed

consent/authorisation, informed of a nominated/appointed representative, asked to make a decision on donation on behalf of their relative, or informed of

a patient's opt-out decision via the ODR.

Consent/authorisation ascertained Family supported expressed or deemed

consent/authorisation, nominated/appointed representative gave consent, or

where applicable family gave consent/authorisation

Actual donors: DBD Neurological death confirmed patients who became actual DBD as reported

through the PDA

Actual donors: DCD Neurological death confirmed patients who became actual DCD as reported

through the PDA

Neurological death testing rate Percentage of patients for whom neurological death was suspected who were

testec

Referral rate Percentage of patients for whom neurological death was suspected who were

discussed with the SNOD

Consent/authorisation rate Percentage of families or nominated/appointed representatives approached for

formal organ donation discussion where consent/authorisation was ascertained

SNOD presence rate Percentage of formal organ donation discussions with families or

nominated/appointed representatives where a SNOD was present

Consent/authorisation rate where SNOD was present Percentage of formal organ donation discussions with families or

nominated/appointed representatives where a SNOD was present where

consent/authorisation was ascertained



Donors after circulatory death (DCD) definitions

Imminent death anticipated A patient, not confirmed dead using neurological criteria, receiving assisted

ventilation, a clinical decision to withdraw treatment has been made and death is anticipated within a time frame to allow donation to occur, as determined at

time of assessment

DCD referral criteria A patient in whom imminent death is anticipated (as defined above)

Discussed with Specialist Nurse – Organ Donation Patients for whom imminent death was anticipated who were discussed with

he SNOE

Potential DCD donor A patient who had treatment withdrawn and death was anticipated within four

hours

Eligible DCD donor A patient who had treatment withdrawn and death was anticipated within four

hours, with no absolute medical contraindications to solid organ donation

Absolute contraindications Absolute medical contraindications to organ donation are listed here:

https://nhsbtdbe.blob.core.windows.net/umbraco-assets-corp/6455/

contraindications_to_organ_donation.pdf

Family approached for formal organ donation discussion Family of eligible DCD asked to: support the patient's expressed or deemed

consent/authorisation decision, informed of a nominated/appointed representative, make a decision themselves on donation, or informed of a

patient's opt-out decision via the Organ Donor Register

Consent/authorisation rate Percentage of families or nominated/appointed representatives approached for

formal organ donation discussion where consent/authorisation was ascertained

SNOD presence rate

Percentage of formal organ donation discussions with families or

nominated/appointed representatives where a SNOD was present

Consent/authorisation rate where SNOD was present Percentage of formal organ donation discussions with families or

nominated/appointed representatives where a SNOD was present where

consent/authorisation was ascertained

UK Transplant Registry (UKTR) definitions

Donor type Type of donor: Donation after brain death (DBD) or donation after circulatory

death (DCD)

Number of actual donors

Total number of donors reported to the UKTR

Number of patients transplanted Total number of patients transplanted from these donors

Organs per donor Number of organs donated divided by the number of donors.

Number of organs transplanted Total number of organs transplanted by organ type



Appendix A.2 Data Description

This report provides a summary of data relating to potential and actual organ donors as recorded by NHS Blood and Transplant via the Potential Donor Audit (PDA), the accompanying Referral Record, and the UK Transplant Registry (UKTR) for the specified Trust, Board, Organ Donation Services Team, or nation.

This report is provided for information and to facilitate case based discussion about organ donation by the Organ Donation Committee at your Trust/Board.

As part of the PDA, patients over 80 years of age and those who did not die on a critical care unit or emergency department are not audited nationally and are therefore excluded from the majority of this report. Data from neonatal intensive care units (ICU) have also been excluded from this report. In addition, some information may be outstanding due to late reporting and difficulties obtaining patient notes. Donations not captured by the PDA will still be included in the data supplied from the accompanying Referral Record or from the UKTR, as appropriate.

Percentages have not been calculated for level 3 or 4 Trust/Boards and where stated when numbers are less than 10.



Appendix A.3 Table and Figure Description

1	Donor	outcomes
	LIONICI	outcomes

Table 1.1 The number of actual donors, the resulting number of patients transplanted and the average

number of organs donated per donor have been obtained from the UK Transplant Registry (UKTR) for your Trust/Board. Results have been displayed separately for donors after brain

death (DBD) and donors after circulatory death (DCD).

Table 1.2 The number of organs transplanted by type from donors at your Trust/Board has been

obtained from the UKTR. Further information can be obtained from your local Specialist Nurse – Organ Donation (SNOD), specifically regarding organs that were not transplanted.

Results have been displayed separately for DBD and DCD.

Figure 1.1 The number of actual donors and the resulting number of patients transplanted obtained from

the UKTR for your Trust/Board for the past 10 equivalent time periods are presented on a line

chart.

2 Key rates in potential for organ donation

Figure 2.1 Key percentage measures of DBD and DCD potential donation activity for your Trust/Board are

presented in a bar chart, using data from the Potential Donor Audit (PDA). The comparative UK rate, for the same time period, is illustrated by the pink line. The key rates labels are coloured using the gold, silver, bronze, amber, and red (GoSBAR) colour scheme to show the performance of your Trust/Board, relative to the UK rate, as reflected in the funnel plots (see

description for Figure 4.1 below.

Figure 2.2 Trends in the key percentage measures of DBD and DCD potential donation activity for your

Trust/Board are presented for the past five equivalent time periods, using data from the PDA.

Table 2.1 A summary of DBD, DCD and deceased donor data and key numbers have been obtained from the PDA. A UK comparison is also provided. Note that caution should be applied when

from the PDA. A UK comparison is also provided. Note that caution should be applied when interpreting percentages based on small numbers. Appendix A.1 gives a fuller explanation of terms used. The key rates are highlighted using the gold, silver, bronze, amber, and red (GoSBAR) colour scheme to show the performance of your Trust/Board, relative to the UK

rate, as reflected in the funnel plots (see description for Figure 4.1 below).

3 Best quality of care in organ donation

Figure 3.1 A stacked bar chart displays the number of patients with suspected neurological death who

were tested and the number who were not tested in your Trust/Board for the past five

equivalent time periods.

Table 3.1 The reasons given for neurological death tests not being performed in your Trust/Board, have

been obtained from the PDA, if applicable. A UK comparison is also provided.

Figure 3.2 Stacked bar charts display the number of DBD and DCD patients meeting referral criteria who

were referred to the Organ Donation Service and the number who were not referred in your

Trust/Board for the past five equivalent time periods.

Table 3.2 The reasons given for not referring patients to the Organ Donation Service in your Trust/Board, have been obtained from the PDA, if applicable. A UK comparison is also provided.

The primary absolute medical contraindications to solid organ donation for DBD and DCD

patients have been obtained from the PDA, if applicable. A UK comparison is also provided.

Stacked bar charts display the number of families of DBD and DCD patients approached

where a SNOD was present and the number approached where a SNOD was not present in

your Trust/Board for the past five equivalent time periods.

Figure 3.4 Stacked bar charts display the number of families of DBD and DCD patients approached

where consent/authorisation for organ donation was ascertained and the number approached where consent/authorisation was not ascertained in your Trust/Board for the past five

equivalent time periods.

Table 3.3

Figure 3.3



Table 3.4 The reasons why consent/authorisation was not ascertained for solid organ donation in your Trust/Board, have been obtained from the PDA, if applicable. A UK comparison is also provided. The reasons why solid organ donation did not occur in your Trust/Board, have been obtained Table 3.5 from the PDA, if applicable. A UK comparison is also provided.

4 Comparative data

Figure 4.1

A funnel plot of the neurological death testing rate is displayed using data obtained from the PDA. Each Trust/Board, of the same level, is represented on the plot as a blue dot, although one dot may represent more than one Trust/Board. The UK rate is shown on the plot as a green horizontal dashed line, together with 95% and 99.8% confidence limits for this rate. These limits form a 'funnel', which is shaded using the gold, silver, bronze, amber, and red (GoSBAR) colour scheme. Graphs obtained in this way are known as funnel plots. If a Trust/Board lies within the 95% limits, shaded bronze, then that Trust/Board has a rate that is statistically consistent with the UK rate (average performance). If a Trust/Board lies outside the 95% confidence limits, shaded silver (good performance) or amber (below average performance), this serves as an alert that the Trust/Board may have a rate that is significantly different from the UK rate. When a Trust/Board lies above the upper 99.8% limit, shaded gold, this indicates a rate that is significantly higher than the UK rate (exceptional performance), while a Trust/Board that lies below the lower limit, shaded red, has a rate that is significantly lower than the UK rate (poor performance). It is important to note that differences in patient mix have not been accounted for in these plots. Your Trust/Board is shown on the plot as the large black cross. If there is no large black cross on the plot, your Trust/Board did not report any patients of the type presented. The funnel plots can also be used to identify the maximum rates currently being achieved by Trusts/Boards with similar donor potential.

Figure 4.2

Figure 4.3

Figure 4.4

A funnel plot of the deceased donor referral rate is displayed using data obtained from the

PDA. See description for Figure 4.1 above.

A funnel plot of the deceased donor SNOD presence rate is displayed using data obtained

from the PDA. See description for Figure 4.1 above.

A funnel plot of the deceased donor consent/authorisation rate is displayed using data obtained

from the PDA. See description for Figure 4.1 above.

5 PDA data by hospital and unit

Table 5.1

DBD key numbers and rates by unit where the patient died have been obtained from the PDA.

Percentages have been excluded where numbers are less than 10.

Table 5.2

DCD key numbers and rates by unit where the patient died have been obtained from the PDA.

Percentages have been excluded where numbers are less than 10.

6 Emergency department data

Figure 6.1

Stacked bar charts display the number of patients that died in the emergency department (ED) who met the referral criteria and were referred to the Organ Donation Service and the number who were not referred in your Trust/Board for the past five equivalent time periods.

Figure 6.2

Stacked bar charts display the number of families of patients in ED approached where a SNOD was present and the number approached where a SNOD was not present in your

Trust/Board for the past five equivalent time periods.



7 Additional data and figures	
Table 7.1	A summary of deceased donor, transplant, transplant list and ODR opt-in registration data for your region have been obtained from the UKTR. Your region has been defined as per former Strategic Health Authority. A UK comparison is also provided.
Table 7.2	Trust/board level categories and the relevant expected number of proceeding donors per year are provided for information.
Table 7.3	National DBD key numbers and rates for level 1, 2, 3 and 4 Trusts/Boards are displayed alongside your local data to aid comparison with equivalent Trusts/Boards. Percentages have been excluded where numbers are less than 10.
Table 7.4	National DCD key numbers and rates for level 1, 2, 3 and 4 Trusts/Boards are displayed alongside your local data to aid comparison with equivalent Trusts/Boards. Percentages have been excluded where numbers are less than 10.
Figure 7.1	A funnel plot of the DBD and DCD referral rates are displayed using data obtained from the PDA. See description for Figure 4.1 above.
Figure 7.2	A funnel plot of the DBD and DCD SNOD presence rates are displayed using data obtained from the PDA. See description for Figure 4.1 above.
Figure 7.3	A funnel plot of the DBD and DCD consent/authorisation rates are displayed using data obtained from the PDA. See description for Figure 4.1 above.

Betsi Cadwaladr University Health Board (BCUHB)

Appendix 3

Key Achievements 2020-2021

- 1 Virtual Organ Donation Memorial (as no access to St Asaph Cathedral)
- 2 SNOD Workforce mobilised to ITU to assist our Critical Care Coleagues
- 3 16 Proceeding Donors achieved in Pandemic Conditions
- 4 Consent Rate above UK and Wales average (86%)
- 5 Continuing to increase embeded SNOD prescence again post-pandemic
- 6 High levels of support from all ITU's and Theatres despite pandemic pressures

Missed Opportunities and Opportunities to Develop Practice 2021-2022

- 1 Eradicate pre-approaching families; 2 Consistent Cons Pre-Approaching
- 2 Run our Organ Donation Simulation Course again subject to pandemic pressures
- 3 Potential to re-introduce our Link Nurse Study Day across the 3 sites subject to pandemic pressures
- 4 Early Identification and Referral of all potential donors
- 5 Tissue Donation Referrals have significantly decreased over the last 18 months across BCUHB but remain the highest in Wales

Key Strategic and Performance Priorities 2021-2022

- 1 Continue use of Cardiac Output Monitoring for potential donors
- 2 Focus on Donor Management; Introduction of Donation Pathway ITU Chart and new NDT Pathway for Consented Donors
- 3 Report of ODC activity to Trust Board
- 4 Good performance in NHSBT audit cycle
- 5 Increased media profile of organ donation in north Wales; 1st event in Sep for Organ Donation Week

Please submit with NHS Blood and Transplant Actual and Potential Deceased Organ Donation Summary Report:

April - Sept

April - March

Taking Organ Transplantation to 2020 Theme	Key Action Plan – 2021-2022	Responsible Individual	Measurable Outcome	Target Date	Quarter 1	Quarter 2	Quarter 3	Quarter 4	Comments (Optional)
	Organ Donation Promotion, Public Engagement & Education		Aim for consent rate above 80%						
Action by society and individuals will mean that the UK's organ donation record is amongst the	Develop education programme for schools (Pandemic Pressures Allowing)	CLODs/SNODs	Visit at least one school in each area of BCU	Apr-22					
best in the world and people donate when and if	Transplantation Community Liaison Group	Abi Roberts	Biannual meeting	31.12.22					
they can	Contribute to all-Wales reports on organ donation	CLODs/SNODs	Inclusion of performance data in National report	Annually					
	Report activities of ODC to BCU Trust Board	CLODs	Attendance at Trust executive meeting	Annually					
Action by NHS hospitals and staff will mean that	Hospital Engagement		Aim for 26 deceased donors PMP						
the NHS routinely provides excellent care in	Promote early identification and referral of potential organ donors	All staff	PDA Data	ongoing					
support of organ donation and every effort is adde to ensure that each donor can give as many	Promote education of staff involved with management of potential donors, re-introduction of education pathways	SNODs/CLODs	SIM day annually and annual study day	Apr-22					
organs as possible	Ensure SNOD present in all PD approaches	All ITU Consultants	Potential Donor Audit	Monthly report					
	Prevention of pre-approaching the organ donation question with families	CLODs	Potential Donor Audit	ongoing					
	Donation Process		Aim to transplant 5% more of the organs offered from consented, actual donors						
Action by NHS hospitals and staff will mean that more organs are usable and surgeons are better	Optimise organ donors wiith use of cardiac output monitoring	CLODs	Equip YG/YGC/WMH with cardiac output monitors	ongoing					
supported to transplant organs safely into the	DCD withdrawal in theatre where appropriate	All ITU Consultants	PDA Data	ongoing					
most appropriate recipient	Good performance in NHS BT potential donor audit	All staff	NHS BT audit	Monthly report					
	Supporting NHSBT and Transplant Activity within Wales		Aim for a deceased donor transplant rate of 74 PMP						
ction by NHSBT and Commissioners means that better support systems and processes will be in	Regional colloborative to lead local improvement in organ donation, retrieval and transplant practices and in local peomotion of	NHSBT	PDA data/National data	ongoing					
place to enable more donations and transplant operations to happen	Representation form NWODCM to BCU Clinical Legal & Ethical Group	CLODs	CLEG membership	ongoing					
ороганоло то паррен									



Cyfarfod a dyddiad:	Quality, Safety and Experience Committee
Meeting and date:	2 nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Public Services Ombudsman for Wales (PSOW) Annual Letter
Report Title:	2020/2021
Cyfarwyddwr Cyfrifol:	Gill Harris, Executive Director of Nursing & Midwifery/Deputy CEO
Responsible Director:	
Awdur yr Adroddiad	Carolyn Owen, Acting Assistant Director Of Patient Safety &
Report Author:	Experience
	Denise Williams, Senior Complaints Manager (Ombudsman)
Craffu blaenorol:	Matthew Joyes, Acting Associate Director of Quality Assurance
Prior Scrutiny:	Gill Harris, Executive Director of Nursing & Midwifery/Deputy CEO
Atodiadau	1. PSOW Annual Letter 2020/2021
Appendices:	

Argymhelliad / Recommendation:

The Committee is asked to receive and note the report and appended PSOW Annual Letter

Ticiwch fel bo'n briodol / Please tick as appropriate							
Ar gyfer	Er						
penderfyniad /cymeradwyaeth	Trafodaeth	sicrwydd	gwybodaeth	X			
For Decision/	For	For	For				
Approval	Discussion	Assurance	Information				
Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol N							
Y/N to indicate whether the Equality/SED duty is applicable							

Sefyllfa / Situation:

The purpose of this report is to share the Public Services Ombudsman for Wales Annual Letter with the Committee and subsequently with the Health Board, via the QSE Committee Chair's report.

Cefndir / Background:

Each year the Public Services Ombudsman for Wales (PSOW), following the publication of their Annual Report, provides each organisation with an Annual Letter that summarises activity and issues specific to that organisation. It should be note this report relates to 2020/21.

The letter describes how, last year, the Ombudsman saw a 22% reduction in new complaints relating to all Health Boards – a predicted reduction given the circumstances of the year during the Covid-19 pandemic. However they intervened slightly more frequently in complaints involving Health Boards, 33%, compared to 31% in 2019/2020.

Specific to Betsi Cadwaladr University Health Board, the Ombudsman considered a total of 194 complaints of which:

- 2 were public interest reports
- 36 other reports were upheld in whole or part
- 13 were not upheld
- 3 cases were discontinued
- 30 were resolved by Early Resolution / voluntary settlement
- 57 other cases were closed after initial consideration
- 23 were considered premature
- 30 other cases were out of jurisdiction (out of time).

As with previous years, the Health Board has a higher referral rate and a similar intervention rate when compared to other health bodies.

The Committee is already aware of the improvement work underway in regards to complaint handling and management, as detailed in previous reports. This improvement work is directly relevant to issues identified in this letter.

Asesu a Dadansoddi / Assessment & Analysis

Goblygiadau Strategol / Strategy Implications – Not applicable.

Opsiynau a ystyriwyd / Options considered – Not applicable.

Goblygiadau Ariannol / Financial Implications – Not applicable.

Dadansoddiad Risk / Risk Analysis – Not applicable.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance – Not applicable.

Asesiad Effaith / Impact Assessment – Not applicable.

Y:\Board & Committees\Governance\Forms and Templates\Board and Committee Report Template V5.0 May 2021.docx



Ask for: Communications

30 01656 641150

Date: September 2021

communications@ombudsman.wales

Mark Polin Betsi Cadwaladr University Health Board

By Email only: mark.polin@wales.nhs.uk

Annual Letter 2020/21

Dear Mark

I am pleased to provide you with the Annual letter (2020/21) for Betsi Cadwaladr University Health Board.

This letter discusses information from a year unlike any other in recent memory, and as such may not be useful for establishing trends or patterns. Information received during this remarkable year will, however, bring insights on how Public Services reacted in the face of unprecedented demand and the most difficult of circumstances.

Despite the challenges brought by the Covid 19 pandemic, I'm pleased with the engagement shown by the Health Board, with both my Improvement Officer and my Complaints Standards staff. I'm also very pleased with the amount of training sessions my complaints standards staff have delivered to the Health Board.

During the past financial year, we have intervened in (upheld, settled or resolved at an early stage) the same proportion of complaints about public bodies, 20%, compared with 2019/20.

Last year, we saw a 22% reduction in new complaints relating to Health Boards – a predictable reduction given the circumstances of the year. However, my Office intervened slightly more frequently in complaints involving Health Boards, 33% compared to 31% in 2019/20.

During 2020/21, despite challenges caused by the pandemic, my office made great strides in progressing work related to Complaints Standards and Own Initiative Investigations. The theme and consultation period of the first wider Own Initiative Investigation – into Local Authority Homelessness Assessments - was

Page **1** of **7**

launched in September 2020 and the report is due in the coming months. We also commenced 4 extended Own Initiative Investigations, where we extended the scope of our work on a complaint already under investigation.

Last year, my office also pushed ahead with two new publications – 'Our Findings' and our first Equality Report.

'Our Findings' will be accessed via the PSOW website and replaces the quarterly casebooks. Our Findings will be updated more frequently and will be a more useful tool in sharing the outcomes of investigations. Our first Equality Report highlights the work done to improve equality and diversity, and to ensure that our service is available to people from all parts of society.

A summary of the complaints of maladministration/service failure received relating to your Health Board is attached.

I ask that the Health Board takes the following actions:

- Present my Annual Letter to the Board to assist Board members in their scrutiny of the Health Board's complaints performance and their consideration of any actions to be taken as a result.
- Engage with my Complaints Standards work, accessing training for your staff and providing complaints data.
- Inform me of the outcome of the Health Board's considerations and proposed actions on the above matters by 15 November.

This correspondence is copied to the Chief Executive of your Health Board and to your Contact Officer. Finally, a copy of all Annual Letters will be published on my website.

Yours sincerely,

Buch

Nick Bennett Ombudsman

cc. Gill Harris, Chief Executive, Betsi Cadwaladr University Health Board By Email only: gill.harris@wales.nhs.uk



Factsheet

Appendix A - Complaints Received

Health Board	Complaints Received	Received per 1000 residents
Aneurin Bevan University Health Board	96	0.16
Betsi Cadwaladr University Health Board	184	0.26
Cardiff and Vale University Health Board	62	0.12
Cwm Taf Morgannwg University Health Board	86	0.19
Hywel Dda University Health Board	64	0.17
Powys Teaching Health Board	16	0.12
Swansea Bay University Health Board	79	0.20
Total	587	0.19



Appendix B - Received by Subject

Betsi Cadwaladr University Health Board	Complaints Received	% Share
Ambulance Services	0	0%
Appointments/admissions/discharge and transfer procedures	9	5%
Clinical treatment in hospital	114	62%
Clinical treatment outside hospital	21	11%
Complaints Handling	17	9%
Confidentiality	0	0%
Continuing care	5	3%
COVID19	3	2%
Disclosure of personal information / data loss	0	0%
Funding	0	0%
Medical records/standards of record-keeping	1	1%
Medication> Prescription dispensing	2	1%
NHS Independent Provider	0	0%
Non-medical services	2	1%
Other	8	4%
Patient list issues	2	1%
Poor/No communication or failure to provide information	0	0%
Rudeness/inconsiderate behaviour/staff attitude	0	0%
	184	

Appendix C - Complaint Outcomes (* denotes intervention)

Local Health Board/NHS Trust	Out of Jurisdiction	Premature	Other cases closed after initial consideration	voluntary	Discontinued	Other Reports- Not Upheld	Other Reports - Upheld*	Public Interest Report*	Total
Betsi Cadwaladr University Health Board	30	23	57	30	3	13	36	2	194
% share	15%	12%	29%	15%	2%	7%	19%	1%	



Appendix D - Cases with PSOW Intervention

	No. of Interventions	No. of Closures	% Of Interventions
Aneurin Bevan University Health Board	38	106	36%
Betsi Cadwaladr University Health Board	68	194	35%
Cardiff and Vale University Health Board	21	72	29%
Cwm Taf Morgannwg University Health Board	19	83	23%
Hywel Dda University Health Board	33	74	45%
Powys Teaching Health Board	5	17	29%
Swansea Bay University Health Board	25	80	31%
Total	209	626	33%



Information Sheet

<u>Appendix A</u> shows the number of complaints received by PSOW for all Health Boards in 2020/2021. These complaints are contextualised by the number of people each health board reportedly serves.

Appendix B shows the categorisation of each complaint received, and what proportion of received complaints represents for the Health Board.

<u>Appendix C</u> shows outcomes of the complaints which PSOW closed for the Health Board in 2020/2021. This table shows both the volume, and the proportion that each outcome represents for the Health Board.

<u>Appendix D</u> shows Intervention Rates for all Health Boards in 2020/2021. An intervention is categorised by either an upheld complaint (either public interest or non-public interest), an early resolution, or a voluntary settlement.



Cyfarfod a dyddiad:	Quality, Safety & Experience Committee
Meeting and date:	2 nd November 2021
Cyhoeddus neu Breifat:	Public
Public or Private:	
Teitl yr Adroddiad	Clinical Audit Annual Report 2020-21
Report Title:	
Cyfarwyddwr Cyfrifol:	Dr Nick Lyons, Executive Medical Director
Responsible Director:	
Awdur yr Adroddiad	Jane Christmas, Interim Head of Clinical Effectiveness
Report Author:	Dr Melanie Maxwell, Senior Associate Medical Director/ Improvement
	Cymru Clinical Lead
Craffu blaenorol:	Clinical Effectiveness Group (CEG) October 2021
Prior Scrutiny:	
Atodiadau	1. Clinical Audit Annual Report
Appendices:	
Argymhelliad / Recommen	ndation:

The Committee is asked to consider and approve the annual report.

Ticiwch fel bo'n briodol / Please tick as appropriate

Ar gyfer penderfyniad /cymeradwyaeth	Ar gyfer Trafodaeth	Ar gyfer sicrwydd	Er gwybodaeth	x
For Decision/ Approval	For Discussion	For Assurance	For Information	
Y/N i ddangos a vw dvletswydd Cv	N			

Y/N to indicate whether the Equality/SED duty is applicable

Sefyllfa / Situation:

The draft Clinical Audit Annual Report 2020/2021 was presented to the Clinical Effectiveness Group in October 2021. The Committee is asked to review this Report as an overview of clinical audit activity carried out across the Health Board for this period.

Cefndir / Background:

This report provides an overview of clinical audit activity carried out across Betsi Cadwaladr University Health Board (BCUHB) from 1st April 2020 to the 31st March 2021.

BCUHB audit activity is described within the Clinical Audit Annual Plan. This includes mandated projects identified by the National Clinical Audit and Outcomes Review Advisory Committee, relevant to BCHUB as well as local priority projects.

Due to the pandemic the 2021 mandated list of audits remains unchanged from 2019-20. Within the report there will be highlights of where services have improved care compared to previous years and the national position where available; also describing where more improvement is required. There are updates for areas where work was delayed or stood down due to increased pressure in services due to the COVID 19 pandemic. It is of note that this report describes activity for the period 2020/21 only. Progress against milestones scheduled for the current year (2021/22) are being reported through quarterly reports to the Clinical Effectiveness Group.

The new Clinical Audit Policy is currently being reviewed to ensure that it is in line with changes that have occurred within BCUHB processes over the last year. The Clinical Effectiveness Strategy and NICE policy are also in development. This review provides a timely opportunity to align BCUHB policy, practice and strategy to drive forward the Clinical Effectiveness agenda across the Health Board.

Clinical Audit is an important element of Clinical Effectiveness and we recognise that Audit activity during 2020/21has been undertaken in the context of the significant and ongoing operational challenge of the COVID pandemic. We recognise the need for continued focus in 2021/2022 and the road map to achieve this is described within the draft Clinical Effectiveness Strategy.

Our focus going forward is on ensuring that the audit cycle is completed and the right audits are undertaken at the right time (directed to the right subjects) to drive forward required improvement. Work is in progress 2021/22 to secure assurance that audit activity is sufficiently aligned and resourced to respond adequately to areas of risk / suboptimal clinical outcome and litigation. Progress will be reported to the CEG and will feature within the next Annual Audit Report cycle (2021/22).

Asesu a Dadansoddi / Assessment & Analysis

Goblygiadau Strategol / Strategy Implications:

Audit is an important element of Clinical Effectiveness; as such it must take a central position alongside Patient Safety and Experience, to drive the delivery and assurance of Quality across BCUHB. The audit activity described within this report responds to the priorities identified at a National (NCAORP - NHS Wales National Clinical Audit and Outcome Review Plan), BCUHB and Local (Speciality) level. By providing evidence of compliance or deviation from identified clinical standards, Audit should be integrated into all areas of BCUHB clinical practice, to define required improvement and provide a framework within which to monitor and assure necessary improvement action. In this way audit supports strategic decision making and supports service evaluation, thereby informing Board and local decision making.

This report acknowledges that the strength of audit as an assurance and improvement tool is realised when used within an improvement cycle and when aligned to the Darzi domains of quality (alongside safety and patient experience). Within this we also recognise the importance of developing a strong evidence based culture, ensuring resource to deliver required audit activity and promoting strong leadership, sufficient to ensure that audit outcomes are heard and acted on. We recognise that as a Health Board we are on an important and ongoing journey to fully achieve this.

Opsiynau a ystyriwyd / Options considered:

Report for noting.

Goblygiadau Ariannol / Financial Implications:

Through the measurement of care delivery against evidence-based standards, Clinical Audit promotes optimum use of limited resources and the identification of required additional resource for improvement. The financial implications are identified within the individual context of each project.

The report highlights the importance of securing adequate resource to undertake the audit activity that BCUHB has committed to within the Health Board Audit plan. Insufficient resource is identified within this report as an underlying reason for non or partial participation in audit activity during 2021 which includes some mandated tier 1 activity. The report highlights the need for additional resource, specifically identifying the importance of staff resource and skill development supported by a workforce model which provides the right skills at the right place. At the time of writing a business case has been developed and this is subject to current consultation led by the Office of the Medical Director.

Dadansoddiad Risk / Risk Analysis:

The BCUHB Audit plan reflects priorities identified by a) Welsh Government within NCAORP, through tier 1 and b) responds to assurance requirements of accreditation, regulation and licensing; management of risk, quality, safety and patient experience through tier 2.

While the majority (81%) of mandated tier 1 audits were undertaken in 2020/21, there was some non or partial participation across BCUHB services. Significant and ongoing operational pressures continue to impact on data collection, with some audits recurrently not participating in data collection. The majority of specialities attributed this to insufficient clinical and administrative capacity within their service / division, compounded by continued operational challenge of the COVID pandemic.

The audit cycle is not yet consistently or sufficiently completed in all cases, therefore the full benefit of current audit activity is not yet being fully realised. The introduction of an audit management tool (AMaT in April 2021) is anticipated to strengthen the oversight and monitoring of audit activity in the coming year (2021/22) and through this deliver improvement. This work is additionally supported by a review of resources within the Clinical Effectiveness Team, as referenced above.

It is acknowledged that participation in audit or indeed any quality improvement activity is not exclusively a matter of resource, it requires the fostering of a culture which recognises and values its contribution as a productive tool to achieve continual improvement. Strong leadership and engagement are vital to drive forward this important agenda. Development within primary care is in the early stages and this work requires further development in 2021/22. Closer matrix working between Corporate Clinical Effectiveness, Patient Safety and Patient Experience (Clinical Governance Teams) is anticipated to further support this cultural journey.

Based upon the benchmarking assessment tool, the following projects have been identified as areas of concern for results published in 2020/21:

- •National Paediatric Diabetes Audit –PREM Report (Low levels of compliance against national scores). This is the first report
- •Adult Asthma (low levels of compliance against national scores)
- •National Early Inflammatory Arthritis Audit (NEIAA). (Low levels of compliance against national scores)
- •National Heart Failure Audit (NAHF). Limited improvement on previously reported BCUHB compliance
- •National Audit of Cardiac Rhythm Management (NACRM).Low levels of compliance against national scores

Actions to address this are predominantly within the remit of the secondary care Hospital Medical Director (HMT) and include ensuring audit leadership is supported through robust job planning, embedding audit reporting within the governance structures from speciality to Board. Increased visibility of audit activity through continued embedding of the quarterly audit reporting introduced in December 2020 and (subject to successful business case) greater alignment of corporate audit capacity to the localities and divisions, are anticipated to support effective audit activity going forward. Fundamentally, additional resources are required to mitigate the underlying resource risk.

Cyfreithiol a Chydymffurfiaeth / Legal and Compliance

The Tier 1 element of the 2020/21 Clinical Audit Annual report relates to mandatory projects as prioritised by Welsh Government within their NCAORP. Progress is reported to the Clinical Effectiveness Group (CEG) on a quarterly basis leading to a full annual report. This report describes audit results published within 2020/21 only. Progress against audit actions (arising from these publications) are reported to the CEG quarterly, ultimately reporting to QSE within the next cycle of the Annual Audit Report (2022).

Asesiad Effaith / Impact Assessment:

The premise of Clinical Audit is to establish the extent to which evidence-based standards are delivered in practice in a manner that reduces variance and optimises standardisation of excellent care and treatment for all.

The BCUHB Clinical Audit Policy and related Equality Impact Assessment (EqIA) are currently being reviewed and updated to reflect the learning accrued since their development in 2020. These policy documents relate closely to participation with the Tier 1 and Tier 2 elements within this annual report. The Audit Policy will:

- •Promote good practice by identifying and addressing unwanted variance in practice and encouraging adherence to National guidance and standards
- •Promote standardisation and equality of access to good practice
- •Encourage patient and public involvement in clinical audit activity



Clinical Audit Annual Report



Report Authors:

Jane Christmas: Interim Head of Audit & Clinical Effectiveness

Dr Melanie Maxwell: Senior Associate Medical Director/ Improvement Cymru Clinical Lead

Executive Lead: Dr Nick Lyons, Executive Medical Director

Clinical Audit Annual Report 2020/21

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INTRODUCTION

Welcome to the Annual Audit report for 2020/2021.

"Auditing is a vital part of clinical practice. An audit is an assessment of local practice and performance against an established standard... a quality assurance and improvement process." NICE definition of clinical audit: Principles of Best Practice in Clinical Audit (2002, NICE/CHI).

This report provides an overview of clinical audit activity carried out across Betsi Cadwaladr University Health Board (BCUHB) from 1st April 2020 to the 31st March 2021. BCUHB audit activity is described within the Clinical Audit Annual Plan. This includes mandated projects identified by the National Clinical Audit and Outcomes Review Advisory Committee, relevant to BCHUB as well as local priority projects. Due to the pandemic the current mandated list of audits remains unchanged from 2019-20.

Within the report there will be highlights of where services have improved care compared to previous years and the national position where available; it also recognises where more improvement is required. There are updates for areas where work was delayed or stood down due to increased pressure in services due to COVID 19 pandemic.

The new Clinical Audit Policy is currently being reviewed to ensure that it is in line with changes that have occurred within BCUHB processes over the last year. The Clinical Effectiveness Strategy and NICE policy are also in development. This review provides a timely opportunity to align BCUHB policy, practice and strategy to drive forward the Clinical Effectiveness agenda across the Health Board.

Audit activity during 2020/21 has been undertaken in the context of the significant and ongoing operational challenge of the COVID pandemic. Nevertheless, important work has been delivered. We recognise that there is more work to do to and the road map to achieve this is described within the draft Clinical Effectiveness Strategy.

Clinical audit is an important element of clinical effectiveness. Our focus going forward is on ensuring the right audits are undertaken at the right time to drive improvement. Furthermore, it is important that the audit cycle is completed to fully realise its value in terms of driving forward change, identifying and addressing risk, and thereby supporting best patient outcomes and experience.

CLINICAL AUDIT ACTIVITY 2020-2021

Recognising that audit activity will be in different phases of the audit cycle we have focused this report on those audits that are in the improvement planning stage (predominantly those that have received their findings and are taking action to secure required improvement).



Figure 1 – Clinical Audit Cycle

This report describes audit activity in three distinct sections to provide focus on:

- 1. Mandated national audit (described as tier 1)
- 2. BCUHB priority audit (described as tier 2)
- 3. Local audit (described as tier 3)

SECTION 1 TIER ONE AUDIT:

NHS WALES NATIONAL CLINICAL AUDIT AND OUTCOME REVIEW PLAN (NCAORP)

Each year, the Health Board receives notification of the NCAORP. This describes priority areas for completion by all Health Boards. The BCUHB audit plan includes these required audits.

Due to the pandemic Welsh Government did not provide a new list of priorities consequently the BCUHB 2019/20 annual audit plan has been maintained throughout the 2020/21 period.

For 2020/21 BCUHB identified 37 audit projects relevant to the Health Board. Some of these require continuous data collection across years, others data collect at specific times. NCAORP projects are described as Tier 1 projects.

Almost all of these projects, by their nature, relate to secondary care services, and may include information from one or all our acute sites.

Of the 37 audits on the NCAORP audit programme, 27 published their findings (reports) during the reporting period 2020/21.

We did not achieve full participation by all services in 2020/21. We **participated in 81% of tier one audits across BCUHB services.** The audits which achieved partial or no participation are described below:

Partial participation

There was partial participation in 4 x tier one audits. The following audits were not completed on all required sites:

- Chronic Obstructive Pulmonary Disease, Wrexham Maelor (WXM) did not data collect in 2020/21. Ysbyty Glan Clwyd (YGC) did participate in 2021 but not fully, ceasing data collection due to operational pressures of the Covid pandemic. While one of the sites Ysbyty Gwynedd (YG) have participated throughout this period, all sites have identified insufficient staff resource for data collection to be a risk to future delivery.
- 2. Children & Young People Asthma from Ysbyty Gwynedd (YG). These are continuous audits requiring clinicians to collect the data. YG has been unable to identify resource to participate since December 2019.
- 3. National Early Inflammatory Arthritis Audit (NEIAA) minimal data submission. Wrexham Maelor (WXM). Historically data entry was undertaken by the corporate clinical effectiveness team. From 2019 the service assumed responsibility for collecting and managing their own data. Data submission has been limited since.
- 4. The National Clinical Audit of Seizures and Epilepsies in Children and Young People (Epilepsy 12) leads did not submit data in 2021 due to COVID pandemic pressures, and have not re instigated it in full due to insufficient resource / competing clinical pressure. Escalation discussions within the service are leading to a managed way forward for the future. The process and resource to deliver this mandated activity has been reviewed.

No Participation:

There was no participation in 3 x tier one audits.

- Adult Asthma. None of the 3 sites have submitted data for this audit in 20/21.
 Wrexham Maelor (WXM) and Ysbyty Gwynedd (YG) have not submitted data since
 the audit commenced. YGC initially data collected but not since November 2019.
 Non-participation is attributed to the service having insufficient clinical and
 administrative capacity, compounded by COVID Pandemic operational pressure.
- 2. **The Fracture Liaison Service**. This service is undertaken from Llandudno (YGC). The service has not participated in this audit since it began in January 2016. Insufficient clinical and administrative capacity is identified by the service as prohibiting required participation.
- 3. Non-participation in the **National Diabetes Inpatient Audit** was outside the control of BCUHB. None of the Health Boards were able to participate due to an Information Governance issue.

THE TIER ONE AUDIT PROCESS:

Reflecting the requirement of Welsh Government, all nationally mandated projects are expected to complete a 2-stage proforma. This proforma summarises their improvement plans and documents any progress between data collection and reporting. The COVID pandemic has brought significant and ongoing operational pressures and in October 2020, Welsh Government provided an extended timeframe for completing this 2 stage proforma for reports published during 2020/21.

The first part of the form (Part A) should be completed within 8 weeks of the report being published; this identifies the standards or quality statements that the Health Board will focus on including any measures where we are identified as an outlier.

The second part (Part B) should be completed within 16 weeks of publication; this is an improvement plan which describes the actions needed to address Part A.

A process for monitoring and escalating delays in Part A and B responses was developed and introduced by BCUHB in December 2020. The introduction of this monitoring approach is expected to improve required completion of part A and B going forward.

Part A and B return status

Process	Number returned within deadline (8wks for Part A, 16 wks for Part B)	Numbers returned After deadline (8wks for Part A, 16 wks for Part B)	No response received*	Total expected: (1 project does not require reporting to WG)
Part A	13 (50%)	10 (38.5%)	3 (11.5%)	26
Part B	13 (50%)	8 (20.8%)	5 (19.2%)	26

Table 1 – Part A & B return rates

While there is further work to be undertaken on timeliness it is noted that performance (submission of A and B within deadline) has improved since the 2019/20. This may be attributable to a number of factors, which include strengthened leadership at Area Medical Director (AMD) level, introduction of a monitoring and escalation process (described above) and an extended timeframe for completion that was provided by Welsh Government 2020/21.

The escalation process for response to WG following National Audit publication can be found in Appendix 1.

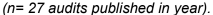
WHAT ARE THE TIER ONE AUDIT RESULTS TELLING US?

THIS SECTION FOCUSES ON:

- I) How tier 1 performance benchmarks against All Wales / and where relevant UK peers?
- II) Detailed description of Audit Progress (see table)
- III) Comparison of audit results with the previous BCUHB audit cycle (where available)

(I) Comparison with National Benchmarking of Tier 1 2020/21

When compared with national benchmarking BCUHB performance reported, 37% (n=10) of BCUHB audits are at or above the national benchmarks for 75% or more of the measures included.



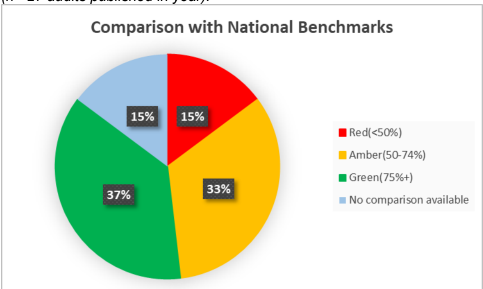


Figure 2 – Comparison with National Benchmarks
Key for figure 2:

rtey io	riigure 2:
Red	Partial or non-participation or, the measures where BCUHB is at, or above the benchmark is less than 50% of the opportunities to achieve the measures or standards
	ie. if there are 10 measures/standards in the audit. There are 3 opportunities to achieve each standard when applied to the acute sites in BCUHB so the denominator is 3x10 = 30 Suppose the sites achieve the national averages or standards in the following way: YG achieves 3/10: YGC achieves 4/10: WMH achieves 3/10 then across BCUHB there were 10 (3+4+3)/30 opportunities to meet or surpass the national average - 33% compliance has been achieved.
Ambe	The measures where BCUHB is at, or above the benchmark is 50-74% of the opportunities to achieve the measures or standards. Using the methodology above.
Green	The measures where BCUHB is at, or above the benchmark is 75% or more of the opportunities to achieve the measures or standards. Using the methodology above.

(ii) PROGRESS REPORT – National Clinical Audit and Outcome Review Programme (NCAORP)

Progress is being monitored and reported quarterly. Progress against each of the tier 1 audits is described within the following table.

Keys for benchmarking:

Comparison to National Benchmark:

Partial or non-participation or,

the measures where BCUHB is at, or above the benchmark is less than 50% of the opportunities to achieve the measures or standards

i.e... if there are 10 measures/standards in the audit. There are 3 opportunities to achieve each standard when applied to the acute sites in BCUHB so the denominator is 3x10 = 30

Suppose the sites achieve the national averages or standards in the following way:

YG achieves 3/10: YGC achieves 4/10: WMH achieves 3/10 then across BCUHB there were 10 (3+4+3)/30 opportunities to meet or surpass the national average - 33% compliance has been achieved.

The measures where BCUHB is at, or above the benchmark is 50-74% of the opportunities to achieve the measures or standards.

Using the methodology above

The measures where BCUHB is at, or above the benchmark is 75% or more of the opportunities to achieve the measures or standards. Using the methodology above

Comparison to Last BCUHB Report:

Partial or non-participation or,

The measures or standards where BCUHB has maintain or improved compared to the last report is less than 50% of the opportunities to do so.

i.e... if there are 10 measures/standards in the audit. There are 3 opportunities to improve or maintain the score from the previous report when applied to the acute sites in BCUHB so the denominator is 3x10 = 30

Suppose the sites achieve the same or improved scores in the following way:

YG achieves 3/10: YGC achieves 4/10: WMH achieves 3/10 then across BCUHB there were 10 (3+4+3)/30 opportunities to meet or surpass the previous score; across BCUHB 33% improvement has been achieved.

The measures where BCUHB has maintain or improved is 50-74% of the opportunities to do so using the methodology above.

The measures where BCUHB has maintain or improved is 75% or more of the opportunities to do so using the methodology above.

Key for action status:

Actions	
	Cause for concern. No progress to completion reported. Needs evidence of action
	Delayed, some action in progress; date may be reported as "ongoing"
	Progressing on schedule

(ii) PROGRESS REPORT – National Clinical Audit and Outcome Review Programme (NCAORP)

Tier 1	Title	Performance against	Progress/ Completed Actions	Outstanding issues: by whom, by when
Project		National Last BCUHE		
reference		Benchmark report /		
		Overall overall		
		position position		
		(Key on pg 8)(key on pg 8		
ACUTE CA				
	ional Joint Regist	-		
		Laparotomy Audit		
NCAORP	National Joint		Compliance rate has improved. Key	NB Welsh Government do not require an update
/2020/01	Registry (NJR)		issues such as wrong	(Part A or Part B) for this audit. the report did not
	(27 standards)		filing/inaccurate data submission	provide the level of data or recommendation which
			have now been rectified and work	health services can measure against. No return
			continues on improving the	report required at this stage to Welsh Government.
			deficiencies. The service attributes	
			improvement in revision rates in the	
			most recent years for BCUHB are	
			due to strong local actions taken by	
			their Clinical Leads and BCUHB has	
			not been identified as an outlier	
			since 2015. The annual publication is	
			an annual report on Hip, Knee,	
			Shoulder, Ankle and Elbow	
			Replacement Arthroplasties. It	
			assesses implants, their longevity	
			and the failures. It also provides data	
			on patient demographics. It helps	
			clinicians understand how implants	
			compare with each other and how	
			much their particular implant is used	
			by other colleagues in the country.	
			Therefore, it assists each clinician	
			learn about implants when offering	
			advice to individual patients.	

Tier 1 Project reference	Title	Performa National Benchmark	nce against Last BCUHB report	Progress/ Completed Actions	Outstanding issues - by whom by when
NCAORP /2020/02	National Emergency Laparotomy Audit (NELA) (13 standards)	G	G	 Part B returned for published national report. All actions for clinical areas either achieved or on target for agreed deadlines (i.e. local audits arising from recommendations currently still in progress) 	BCUHB Wide Actions: The service identifies insufficient resource to meet the national recommendation of involving geriatricians in perioperative journey. Escalation undertaken – details of mitigation sought. Limited assurance for COTE input for patients 80+ years/65 years and frail escalated to CEG April 2021.

LONG TERM CONDITIONS:

- National Diabetes Audits (Adult) including pregnancy/insulin pumps/ footcare
- National Paediatric Diabetes Audit
- National Respiratory Audits (COPD/Asthma (Adult & Child)
- National Early Inflammatory Arthritis Audit

NCAORP /2020/08	National Core Diabetes Audit: (39 standards)	G	G	Maintained compliance level when compared to previously reported period and in line with national average.	Welsh Government reporting form identifying specific issues and action plan due April 2021. Areas reports not completed due to work pressures. Escalation as SOP.
NCAORP/ 2020/09	National Paediatric Diabetes Audit (NPDA) (17 standards)	R	1 st report of Patient Reported Experience Measures (PREM), no previous data to compare	YGC - Child and Adolescent mental health care practitioner joined the diabetes team. Parents and carers trained on glucagon use at diagnosis and yearly refresher at annual review clinic. Prompt and documentation box added to diabetes clinic pro-forma to ask about insulin pump and give info on new technology. YG - Circulated own feedback form to whole caseload to gain wider views and opinions from CYP & families.	WMH & YGC - National Diabetes Network to provide access to specialist diabetes advice to patients and their families 24 hours per day and 7 days per week (in progress with completion date scheduled March 2022) WMH -To improve training for parents and carers to competently administer intramuscular glucagon (due Sep 2021). Escalation to the diabetes planning and delivery group and audit lead in progress.

Tier 1	Title		nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project reference		National Benchmark	Last BCUHB report		when
					WMH –To improve appointments times and delays (due Sep 2021). Escalation to the diabetes planning and delivery group and audit lead in progress.
					YGC – Improve patient experience by improving the environment of the Clinic Waiting area (due March 2022).
					YG - To improve patient access to information around technologies and diabetes management (clinic-based discussion, handouts, pointers to websites and e-learning, to diabetes mobile tool, organising a North Wales Tech Day with industry, using Seren exercise module). Q3-4 2021 YG – Improve access to transition clinic from paediatric to adult service Q3-4 2021. In progress. YG - Improve patient access to required MDT members in clinic Q3-4 2021. In progress. YG - Address training needs on ward during after-hours to enable to train parents and carers to competently administer intramuscular glucagon Q3-4 2021.
NCAORP /2020/11	NACAP: Adult Asthma (37 measures)	R	G	YGC report relates to patient care provided in 2018/19	WMH & YG: Non-participation due to resource. This has been unresolved since 2019. Escalation in progress as SOP.
					YGC: participation has been put on hold for the time being due to COVID. Part A action plan not completed due to consultant leads response/workload

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project reference		National Benchmark	Last BCUHB report		when
					due to COVID 19. – Part B was overdue and not received to date. Escalation in progress as SOP.
NCAORP/ 2020/12	NACAP: COPD (37 measures)	A	G	Report reflects data submission from 2 of the three sites, YG and YGC. This report relates to patient care delivered in 2019/20. Compliance level has improved against previous report, reporting above the All-Wales Average for current smokers being referred to behavioural change intervention and/or prescribed a stop smoking drug during their admission. This report relates to patient care provided in 2017/18. Compliance level increase in availability of spirometry.	wmh: Non-participation due to being under resourced for administrative staff to input the data. This has been unresolved since the start of the continuous audit in 2017. Escalation in progress as SOP. YGC: The numbers are small as data was from 2017/18 which is before the audit administration assistant was in post to support the data collection. This administration support was also temporarily re-deployed during Covid 19. No data collected since August 2020, attributed by the service to insufficient administrative capacity.
				Smoking cessation specialists and Non Invasive Ventilation (NIV) nurse post are now funded posts. Smoking cessation specialists were re-deployed during C-19 and Non-Invasive Ventilation (NIV) nurse were occupied with non-COPD patients. Prior to COVID-19, there had been a significant improvement in terms of data collection and other interventions such as the use of the discharge bundle.	YGC: participation has been put on hold for the time being due to Covid 19 and no administrative support (see also above). YGC: Some interventions were put on hold due to Covid 19, many such as pulmonary rehabilitation and singing for breathing cannot be held due to the interactions needed. Oxygen nurses and respiratory nurse specialists (who provide supported discharge) have

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by	
Project reference		National Benchmark	Last BCUHB report		when	
					returned following temporary redeployment during covid-19, marking resumption of normal activity.	
					YGC: The focus of the respiratory teams will now be channeled into catching up with the waiting list for clinic and as things open up again, putting the interventions back in place from the previous report. Clinics have resumed but at reduced face-to-face capacity.	
NCAORP /2020/13	NACAP: Pulmonary Rehabilitation (42 measures)	A	1 st report since 2017 new reporting methodology	WXM and YG services have resumed and their first patients are currently going through their re-start programmes. The programme runs for 7 weeks, therefore data will be inputted at the end of the 7 week period. YG are ahead of the team in WXM as they were able to re-start sooner.	BCUHB wide draft action plan has been produced and is now with BCUHB Audit Lead/Consultant for finalising. This is now overdue. YGC: The team in YGC are yet to restart sessions.	
NCAORP /2020/15	National Early Inflammatory Arthritis Audit (NEIAA) (7 standards)	R	Α	Need to have dedicated Early Inflammatory Arthritis clinics at all 3 sites as those with Early Inflammatory Arthritis perform better.	Restarted data collection in June 2021 but not capturing all patients need support to increase participation. No audit lead identified by the service. Escalation as SOP.	
				Need to ensure that there is the right skill mix and support at each site with regards to Nurse specialists/Allied Health Professional to deliver treatment, education and appropriate follow up for Inflammatory Arthritis patients.		
				Need to explore triage mechanisms e.g. to reduce referral for conditions more appropriately managed in primary care, promote first contact practitioners where	The service report that there is a requirement to recruit more Rheumatology Consultants which is still outstanding. Escalation as SOP.	

Tier 1	Title	Performance against		Progress/ Completed Actions	Outstanding issues - by whom by
Project		National	Last BCUHB		when
reference		Benchmark	report		
				appropriate. There are disparities across	
				the 3 sites which is demonstrated by the	
				different waiting times across the units and	
				this needs to follow a single triage process	
				to bring together good practices that are	
				evident but need further work.	

OLDER PEOPLE:

- Sentinel Stroke National Audit (SSNAP)
- National Audit of Inpatient Falls (NAIF)
- National Hip Fracture Database
- National Audit of Dementia
- National Audit of Breast Cancer in Older people

NCAORP /2020/17	Stroke Audit (SSNAP) (33 standards)	A	G	Significant improvement with patients' thrombolysed on all three sites and scores are well above average. Group therapy sessions were implemented which has assisted with compliance of this target for therapy sessions. The recruitment of multiprofessional rehabilitation assistants will further assist with compliance of average minutes of therapy sessions.	Action plan outlines improvements against the audit's key indicators/targets, including Thrombolysis, Specialists assessments, therapy services (Occupational Therapy, Physiotherapy & Speech & Language Therapy) and discharge. A business case has been approved which will support required improvement. Recruitment to new posts anticipated December 2021 – actions anticipated completion March 2022.
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Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project reference		National Benchmark	Last BCUHB report		when
NCAORP /2020/18	National Hip Fracture Database (NHFD) (32 standards)	A	G	YGC: The service reported significant improvement on perioperative medical assessment since appointing Orthogeriatric team. Delirium & Falls assessment compliance have also significantly improved. YG: The service reported that their documentation compliance has improved and the service provided is amongst the best. Monthly meetings round table, well attended. WMH: The service was the best performing unit in Wales and were invited to share their experience/success with the Welsh Fragility Fracture Network to help improve outcomes in other units.	Actions completed.
NCAORP /2020/22	National Audit of Breast Cancer in Older Patients (NABCOP) (9 standards)	G	There is no comparative data – reported over rolling 4 years.	Maintained compliance in line with national average.	Radiotherapy rates post breast conserving surgery need improving: Local audit completed September 2021 and further work identified to include data from external providers to ensure a complete clinical picture is included in the national audit which will be reported 2022. Chemotherapy treatment for early invasive breast cancer need improvement: Local audit completed September 2021 and results to be assessed at next national annual report in 2022.

Tier 1	Title	Performance against		Progress/ Completed Actions	Outstanding issues - by whom by				
Project		National	Last BCUHB		when				
reference		Benchmark	report						
END OF LIF	E CARE:								
National Audit of Care at End of Life									
NCAORP /2020/23	National Audit of Care at the End of Life (NACEL) (14 standards)	A	No data submission last year	Participation in all elements achieved in Year 2.	Evaluation of advanced care planning for health care professionals, patients and carers completed; Undertake a review of wider End of Life decision making and submit proposal with recommendations regarding strategic, governance and operational structures together with supporting programme of training and education. (In progress due to complete Q4 2020/21). Develop a BCUHB Organisational Metrics Dashboard for Palliative and End of Life Care. (In progress due to complete Q4 2020/21). To develop and coordinate delivery of end-of-life care training and education to hospital staff to support them to deliver high quality end of life care - (in progress due to complete Q4 2020/21)				
National Audit of Heart Failure (NAHF)									
National Audit of Cardiac Rhythm Management (NACRM)									
National Audit of Percutaneous Coronary Interventions (NAPCI)									
	lial Infarction Nation		ımme (MINAP)						
	Vascular Register (Naudit of Cardiac Re		ACR)						
NCAORP /2020/24	National Heart Failure Audit	A	R	Project Management Office heart failure money was secured as being recurrent in	Action plan YG : (Audit lead responsible: Consultant Cardiologist).				

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project reference		National Benchmark	Last BCUHB report		when
	(NAHF) (14 standards)			 2021. Ysbyty Gwynedd is reported as compliant with the standards in the published NAHF report (data is from 2018/19). In YG: Medication titration, education, monitoring and troubleshooting is undertaken by an experienced Community Heart Failure (HF) nurse specialist, who liaise with the Cardiology lead when further Cardiology input required. Additional HF specialist nurse employed at YG to maintain ward in-reach. In YGC: Two new HF nurses were appointed in April 2021. Anticipated improvement inhospital reach to HF patients. New process agreed for all clinical teams to refer HF patients to HF nurse and cardiology team for follow up. In WXM: In response to reduced number of inpatient echocardiograms and as part of the development of a local acute heart failure pathway, an agreement has been made that wherever possible the echo team will endeavour to scan within 48 hours of request. 	Risk are being mitigated by: Consultant Cardiologist Data Entry Clerk role for HF in YG is vacant. Action: recruitment process is underway (Oct 2021). Action plan WXM: In response to reduced number of inpatient echocardiograms and as part of the development of a local acute heart failure pathway, an agreement has been made that wherever possible the echo team will endeavour to scan within 48 hours of request. Likely maximum capacity 2 in-patient echocardiograms per day (staff allowing). Heart Failure team to provide some support to acute wards when Heart Failure Nurse capacity increases mid-October. An SBAR report has been written for NT pro BNP (a serum marker for heart failure). This has the potential to assist in triaging more appropriate patients for echo during admission. The speciality report Board decision awaited (Sept 2021). There is a draft pan BCUHB business case for additional Heart Failure (HF) nurses to allow for a more consistent approach to in reach HF team support. Submission anticipated following confirmation of costings.

Tier 1	Title		nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project reference		National Benchmark	Last BCUHB report		when
					 YGC actions Business case being written currently (September 2021) to employ a second cardiologist with interest in HF and CRM. Deadline for implementation: May 2022.
NCAORP /2020/25	National Audit of Cardiac Rhythm Management (NACRM) (7 standards)	R	A	 True performance in WXM is not reflected. This is due to lack of essential training from software provider. Issue resolved by April 2021 WXM data for the next NACRM Annual report due on 14/10/2021 has been validated. General Medical Council (GMC) data currently complete and data inputters have been trained to enter coding correctly. In YG drive through pacemaker follow up checks set up during pandemic to reduce footfall through the Electrocardiogram (ECG) Department and enhance patient confidence. 90 patients so far (In April 2021). Appointment of a Senior Cardiac Physiologist Pacing Lead. Responsible to improve data completion and overall quality of reporting. New process measures to ensure improvements in pacing percentage for sinus node disease without Atrioventricular (AV) block and also in patients in Sinus rhythm with AV block. Cardiac physiologist to challenge pacing choice before procedure if outside of 	 All YG actions are listed the completed actions column. All WXM actions are listed the completed actions column. All YGC actions are listed the completed actions column. NB: Poor performance against national standard is due in part to low levels of data submission and long-term problems with CCW workflow software in WXM and YGC. The underlying issue has been addressed an anticipation of the next audit cycle.

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project		National	Last BCUHB		when
reference		Benchmark	report		
			roport	BHRS recommendations. Implants falling outside of BHRS (British Heart Rhythm Society) recommendations to be brought to attention of Clinical Lead to address circumstances through pacing team Multi- Disciplinary Team. In YGC: Senior Cardiac Physiologist Pacing Lead has returned to work and is responsible to improve data completion and overall quality of reporting. An escalation process has been established to ensure that implants falling outside of BHRS standard are	
NCAORP	National Audit of	0		brought to the attention of the Clinical Lead.	All actions complete
/2020/26	Percutaneous Coronary Interventions (NAPCI) (8 standards)	G	G	Maintained compliance level when compared to previously reported period. Maintained compliance in line with national average. BCUHB is already meeting the national targets for Primary Percutaneous Coronary Intervention (PPCI) and will continue to monitor and review all cases in conjunction with Welsh Ambulance Service NHS Trust (WAST).	All actions complete
NCAORP /2020/27	Myocardial Ischeamia National Audit Project (MINAP) (10 standards)	O	G	 YG actions: Data collection rectified to accurately reflect practice regarding secondary prevention medication. Improvements to be seen in MINAP report on 2019/20 data. Acute Coronary Syndrome Specialist Nurses provide outreach service for ST Elevation Myocardial Infarction/Non-ST 	 YG actions: Audit lead responsible Consultant Cardiologist: MINAP Data entry clerk vacant and two Chest Pain nurses are going on maternity leave. Confirmation received that recruitment process is underway. WXM response: Consultant Cardiologist lead. Cardiac Strategic

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project		National	Last BCUHB		when
reference		Benchmark	report		
				Elevation Myocardial Infarction patients nursed on other wards. Data collection reviewed to ensure accurate reflection of practice which shows improvements in MINAP report on 19/20 data. • Echo provided in YGC for YG PPCI patients. • Department reports that echocardiogram (echo) staffing issues at Ysbyty Gwynedd being addressed but there is a national shortage of echocardiogram physiologists. Department reports that weekend echo service is unlikely for foreseeable future. However, current data suggests improvements in Post Myocardial Infarction echo imaging during hospital stay, since previous annual report. YGC actions: • Continue current pathways and protocols for Non-ST elevation Myocardial Infarction patients, as Ysbyty Glan Clwyd (YGC) is performing 21% above the national average for meeting the 72-hour target. • Continue to follow the agreed protocol to discuss reasons for breaching patients with Welsh Ambulance Service NHS Trust (WAST) to reduce pre-hospital delays for Primary Percutaneous Coronary Intervention (PPCI) patients • Continue current pathways and protocols to ensure isolation of PPCI and potential Covid 19 patients.	manager for BCUHB reports that there is a BCUHB wide piece of work ongoing currently on capacity and demand being undertaken around Cardiac Diagnostics, from which a 3 to 5 year workforce plan will be produced. This action is current and expected to improve BCUHB performance in 3 to 5 years.

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project reference		National Benchmark	Last BCUHB report		when
				 Continue to implement further training in YGC Emergency Department to reduce delays for self-presenting PPCI patients. WXM action One physiologist changed her working hours to provide an improved rate of echocardiography pre-discharge. (From July 2021 to Oct 2021 89% of patients had an echo pre discharge). 	
NCAORP /2020/28	National Vascular Registry Audit (25 standards)	A	A	Maintained compliance level when compared to previously reported period.	Action plan agreed and identified areas of improvement in relation to Data entry to the National audit, Interventional Radiology service, Abdominal Aortic Aneurysm (AAA) Care pathways & waiting time to investigations, Major amputation mortality, non-elective admissions with CLTI, carotid endarterectomy and lower limb bypass. (Dec 2020 - Dec 2021 - partial completion of actions, progress monitored by the Vascular Audit Lead).
NCAORP /2020/29	National Audit of Cardiac Rehabilitation (NACR) (9 standards)	G	G	Maintained compliance level BCUHB wide when compared to previously reported period (based on 2018/19 data) in NACR published report 2020. YG: YG met or exceeded all of the targets in the latest NACR report (based on 2018/19 data) but now has significant staffing problems.	YGC: Action for Cardiac Rehabilitation Physiotherapist Oct 2021: Recently appointed Band 6 nurse to identify missed referrals and improve participation of medically managed Myocardial Infarction patients and liaise with those areas where referrals are not sent consistently to provide a robust referral system.
				 Team decided to not offer Cardiac Rehabilitation (CR) to angina patients who are medically managed even where 	Update is overdue for some actions. WXM: Cardiac Rehabilitation Nurse Lead. Actions: Extending virtual input

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project reference		National Benchmark	Last BCUHB report		when
				the patient is defined as being symptom limited, following valve surgery and a diagnosis of Heart Failure because of staffing situation for 4 months. These patients have been included again since June 2021.	to provide, for select and appropriate patient groups. a. supervised exercise sessions, b. other peer support group sessions by June 2021. Action for Community Cardiac Health
				 Since June 2021 clinics were established enabling F2F contact with patients and a full CR Core assessment 1. The majority of patients have had this Core assessment 1, fewer than 5 from earlier than June remain waiting their appointments. For a minority of patients from 2021 we have started to offer CR Core assessment two as F2F appointments. These F2F appointments are particularly important to enable physical examination and submaximal exercise assessment. Department report that their performance will be lower in published NACR report referring to the current period and will likely affect ability to achieve certification with the National Audit of Cardiac Rehabilitation (NACR). YGC Actions: to improve Heart Failure (HF) median wait time actions commenced April 2021: New process where initial contact is via letter inviting patients to make appointment for telephone discussion. 	Officer; Cardiac Rehab Nurse Specialist: 1. Target to create an educational, short film(s) to complement individual and group face-to-face and virtual input. Due April 2021, follow up in progress. Action for Advanced Cardiac Rehabilitation Nurse: 2. After a successful pilot, putting in a business case for improving pts' timely access to cardio-protective medications and cardiology management through use of Advanced Practitioner skills in Cardiac Rehabilitation (CR) due April 2021. Action for: Advanced Cardiac Rehabilitation Nurse, follow up in progress. 3. Business case planned for offering CR to all eligible patients (to extend to all inclusion criteria) – more HF, stable angina, adult congenital heart disease, arrhythmia (atrial)
				appointment for telephone discussion instead of clinic appointments and initiate Heart Failure telephone clinic Utilise Reach-HF plan – evidence-based	fibrillation, others) those with devices: Implantable cardioverter defibrillator (ICD). April 2021, follow

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project reference		National Benchmark	Last BCUHB report		when
				self-help manual facilitated remotely by trained facilitators reducing need for face-to-face appointments – funded for 50 patients. It has been reported on the Host website Oct 2021: YGC and WXM have met all seven KPIs in the as yet unpublished 2021 NACR report and are reported as Green Certified. YG met 6 of the 7 KPIs but collected too few feedback forms post assessment. It is acknowledged in the report that this was because of the Pandemic and they are recognised as Green/Not certified	 up in progress. 4. Business case planned for appropriately meeting the mental health needs of patients going through CR. Submitted April 2021 awaiting outcome, follow up in progress. 5. Business case for a Process Manager (target for August 2021 start) within CR to streamline service delivery and improve marketing of CR, and thereby: a. Improve accuracy of data collection b. Increase return of data from patients c. Minimise duplication and increase prudency in CR delivery d. Improve general uptake of CR input All actions above to be complete by June 2021: Cardiac Rehabilitation Nurse Lead with Specialty Manager. Follow up in progress. 6. Progress towards moving from paper CR patient notes to electronic by May 2022 Assistant Operational Manager. 7. When Covid-19 pandemic allows, supporting staff in accessing good quality, appropriate, internal and external learning opportunities for service review and improvement by Sept 2021, follow up in progress. 8. Reducing unnecessary non-clinical

Tier 1	Title	Performan	ice against	Progress/ Completed Actions	Outstanding issues - by whom by
Project		National	Last BCUHB	•	when
reference		Benchmark	report		
					duties performed by clinical staff by increasing administrators in order to mobilise current available clinical time. By Dec 31st 2021, follow up in progress. a. Cost-negatively convert Band 6 (B6) staff funds within CR Multidisciplinary Team (MDT) to provide more CR sessions for people with HF. b. Band 5 Exercise physiologist and c. Band 4 Technical instructor/Senior Support Worker by Sept 2021, follow up in progress. (i) Increase staffing to improve availability for HF patients to receive core CR in a timely fashion by Dec
					YG Lead post is vacant but role is supported by Community Cardiac Rehabilitation Nurse and Exercise Physiologist in Cardiac Rehab Actions all updated Oct 2021: • A business case to enable recruitment of new staff was resubmitted January 2021 1 WTE Band 7 lead to be interviewed October 2021 as a result follow up in progress. • Business case for recruitment to be reviewed following appointment of lead and a thorough review of all aspects of governance to enable the

Tier 1	Title	Performance against		Progress/ Completed Actions	Outstanding issues - by whom by
Project		National	Last BCUHB		when
reference		Benchmark	report		
					team to provide the best service possible for patients with the resources provided. The service advice that it is likely they will achieve even less patient contact while the service is set up.
CANCED:		-			•

CANCER:

- National Lung Cancer Audit
- National Prostate Cancer Audit
- National Oesophageal Gastric Cancer Audit
- National Bowel Cancer Audit

NCAORP /2020/30	National Lung Cancer Audit (8 standards)	A	G	Maintained compliance level when compared against audit standards.	YG – identified as an outlier for low Non-Small Cell Lung Cancer (NSCLC) chemotherapy rates. The project lead reports that the data has been revalidated and resubmitted. BCUHB action plan received (Sept 2021), clinical effectiveness team are seeking further assurance on the planned improvements. Ongoing.
NCAORP /2020/31	National Prostate Cancer Audit (10 standards)	G	G	Maintained compliance level when compared against audit standards. Maintained compliance in line with national average.	Action plan outlines local audits to review overtreatment of low-risk localised disease, 90-day emergency readmissions rate and sexual function score following radical prostatectomy. (to be completed by Oct 2021). Led by project leads - in progress.
NCAORP/ 2020/32	National Gastrointestinal Cancer Audit Programme: Oesophago-Gastric Cancer:	G	G	Maintained compliance level when compared to previously reported period. Maintained compliance in line with national average.	WXM - To develop a robust validation of data Regular fortnightly data validation meetings between Cancer Service & Upper Gastrointestinal (UGI) team in place, results to be assessed at next national annual report in Dec

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project reference		National Benchmark	Last BCUHB report		when
	(13 standards)				2021.
					Review of pathway for cancer waiting times - as of 1st January 2021, Wales has moved to a single cancer pathway. Project lead reports that tracking and reporting mechanisms are in place in cancer services and all patients prospectively tracked against timed pathway.
NCAORP/ 2020/32	National Gastrointestinal Cancer Audit Programme: Bowel Cancer (15 standards)	G	G	Maintained compliance level when compared to previously reported period. Maintained compliance in line with national average.	YGC - Outlier status for 2 year mortality rate. A review has been undertaken (authored by lead colorectal cancer

WOMEN & CHILDREN:

- National Neonatal Audit Programme (NNAP)
- National Maternity & Perinatal Audit (NMPA)
- National Audit of Seizures and Epilepsies in Children and Young People (Epilepsy 12)

NCAORP	National Neonatal	А	G	WXM completed actions:	Department.YG lead: Consultant
/2020/33	Audit Programme			 Nov 2019 – Feb 2020 an audit of 	Paediatrician

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project reference		National Benchmark	Last BCUHB report		when
	(NNAP) (13 standards)		roport	BadgerNet (software) entries done, which established that majority of missed entries were due to poor recording of the information in BadgerNet. • Spring 2020: Aide-memoire produced and introduced on Special Care Baby Unit (SCBU) and postnatal ward to facilitate collection of information for BadgerNet. • Mid 2020 – nurse champion and ward clerk champion of BadgerNet introduced on SCBU. • September 2020 onwards: weekly quality control check of all BadgerNet discharge summaries by an experienced registrar. YGC completed actions: Temp control: • At the beginning of 2020, a thermoregulation bundle was introduced in YGC. Following this change data has shown improvement. • Breast-feeding on discharge is 18%. UK average is 58%. The unit is working towards UNICEF (United Nations Children's Fund) Baby Friendly Initiative (BFI) accreditation and have already achieved stage one accreditation. Continue towards full accreditation. • 2-year follow up rate has dropped from 75% to 52.4 %. Unit is changing to a paper-based parent questionnaire system with telephone follow up which should result in improvement.	 YG actions: Retinopathy of Prematurity (ROP):

Tier 1	Title	Performa	nce against	Progress/ Completed Actions	Outstanding issues - by whom by
Project		National	Last BCUHB		when
reference		Benchmark	report		
					Covid and lack of accommodation on site. It is hoped that this will improve post Covid in Sept 2021 – 85% and above. 4. Follow up at 2 years, this was due to some babies lost to follow up also partly due to system of referrals to local community team, it has been discussed with management team. Online, telephone assessments due to COVID now offered. March 2022 -
					WXM responsible lead: Consultant Paediatrician WXM Actions: Expressed breast milk (EBM)/breast feeding on discharge: 28.6%.
					The service advise that this may be to do with the fact that babies that are born in Wrexham under 32 weeks get transferred and on discharge will be nil by mouth (to ensure safe transfer), which will come up as "not receiving breast milk on discharge". To be audited by 25/05/2021, follow up in progress.
					YGC Responsible lead: Consultant Neonatologist. YGC Actions: All in Completed Actions column

Tier 1	Title	Performance against		Progress/ Completed Actions	Outstanding issues - by whom by
Project		National	Last BCUHB	,	when
reference		Benchmark	report		
NCAORP /2020/34	National Maternity & Perinatal Audit	Only National recommend ations provided	One off sprint report looking at data quality for Multiple Births	 From April 2021, the electronic maternity outcome captures data with regards to fetus 1, fetus 2 fetus 3 etc. Therefore, they should now be accurate with regard to the number of babies born for each pregnancy in BCUHB. Chorionicity/amnionicity and planned actual mode of birth has been added to the electronic maternity outcome form. The electronic maternity outcome form did not capture whether the pregnancy began as a multiple pregnancy therefore, this has been added to the maternity outcome form. Discussions have been held with Informatics and this has been implemented. 	There is currently no Maternity Information System in Wales and the Maternity/Neonatal Network are leading actions to improve on this development. Currently BCUHB record all National Insurance (NI) numbers in the birth register. Action for the Maternity/Neonatal Network.
NCAORP /2020/34	National Maternity & Perinatal Audit Evaluating perinatal mental health services using linked national maternity and mental health data sets.	Only National recommend ations provided	No comparable previous report available		Action Plan was confirmed by deadline on 6th May 2021. They require Welsh Government input and therefore are pending. Officials in the Government Perinatal Mental Health Policy Team are going to be discussing this report with the National Lead for Perinatal Mental Health and correspondence on the report will be sent to all specialist perinatal mental health teams in Wales.
NCAORP /2020/36	The National Clinical Audit of Seizures and Epilepsies in Children and Young People (Epilepsy 12) (12 Standards and	66% of the KPIs are the same or higher than national mean. However, the data submitted in	Low data levels for BCUHB means that this report is not comparable with any previous	 A new Specialist Children's Epilepsy Nurse has been recruited in YGC Non participation due to COVID pressures. BCUHB Audit lead has escalated to clinical lead the following needs: The need for a member(s) of staff to be trained to input data from case 	Actions in progress. Update has been provided by YG Lead: Consultant Paediatrician Actions - plan to improve referral process for epilepsy surgery – Jan 2022 - Teaching scheduled every 6 months to improve obtaining Electrocardiogram (ECG) for CYP

Tier 1	Title	Performance against		Progress/ Completed Actions	Outstanding issues - by whom by
Project		National	Last BCUHB		when
reference		Benchmark	report		
	8 National Recommendations)	this period 2018-19 was very low for all areas because of work pressures so this information is inconclusive . Actions written in response to National recommend ations.	report.	ii. The Neurophysiology department will need someone to input new patients who have had Electroencephalogram (EEG) and fulfil criteria. Completed WXM actions: Children's Epilepsy Surgical Service (CESS) include Children with refractory epilepsy and structural lesions. Identification of cases is done in clinics and then a proforma provided by Alder Hey is filled for referral. Additional hours for Epilepsy Specialist Nurse have been agreed if Wrexham specific data can be separated. ESN has been informed how to ensure that data is identifiable. Completed YGC actions: Ongoing discussions with CEAG (Children's Epilepsy Advisory Group) at a Health Board level. Within YGC ongoing processes are robust with children being able to be seen within 4 weeks of referral. MRIs under General Anaesthetic has recommenced, however, significant ongoing waiting times for routine MRIs under GA. Urgent MRIs under GA available if child is admitted to children's ward Ongoing – YGC team are exploring several validated tools including the SDQ. To be discussed at next CEAG	(Children and Young People) with convulsive seizures - Dec 2021 Proforma to be created to improve process to obtain Magnetic Resonance Imaging (MRI) where indicated – Jan 2022. YGC Actions: • Discuss with management and Children's psychology to improve access. Update Oct 21: At present significant capacity issues within health psychology. Awaiting outcome of review and business case for children's psychology services – currently ongoing WXM actions: (action plan received after deadline) Consultant Paediatrician: • Local pathways to include routine 12-lead ECG for children with convulsive seizures. First seizure guideline is in place on intranet (Oct 2021). Audit under way to be completed December 2021. • Proforma to be created for MRI indications to improve obtaining MRI for those who require it. Update: Widespread training ongoing with all professionals. No need for separate proforma as NICE guidance is explicit. An audit underway and will be completed by December 2021. • Mental Health validating tool to be discussed at Children's Epilepsy Advisory Group (CEAG) Update:

Tier 1	Title	Title Performand		Progress/ Completed Actions	Outstanding issues - by whom by	
Project reference		National Benchmark	Last BCUHB report		when	
				meeting and in YGC area peer review meeting.	Needs to be escalated for All Wales discussion.	
OTHER: • Nat	ional Clinical Audit o	of Psychosis		,		
NCAORP /2020/42	National Clinical Audit of Psychosis (8 Standards, 21 Measures)	G	G	82% maintained or improved compared to previous reported period.	Outlier due to BCUHB Early Intervention Psychosis (EIP) being too small to offer care co-ordination (Standard 1). The service is currently being developed to a new stand-alone model, with 8 new care co-ordinators, which will bring it much more in to line with Early Intervention Psychosis services nationally.	

Table 2 - Progress update on National Clinical Audit and Outcome Review Programme

Progress summary:

Based upon the benchmarking assessment tool (page 8), the following projects have been identified as areas of concern for results published in 2020/21:

*NB data reported in 2020/21 can relate to an earlier data collection period, the timeframe of which can vary between project areas.

- National Paediatric Diabetes Audit PREM Report (Low levels of compliance against national scores). This is the first report so no previous BCUHB data to compare
- Adult Asthma (low levels of compliance against national scores)
- National Early Inflammatory Arthritis Audit (NEIAA). (Low levels of compliance against national scores).
- National Heart Failure Audit (NHFA). Limited improvement on previously reported BCUHB compliance.
- National Audit of Cardiac Rhythm Management (NACRM). Low levels of compliance against national scores.

Of additional note:

- National Lung Cancer Audit. Although not flagging red on the assessment tool this audit identified BCUHB as an outlier for low Non-Small Cell Lung Cancer (NSCLC) chemotherapy rates. The project lead reports that the data has been revalidated and resubmitted.
- National Gastrointestinal Cancer Audit Programme: Bowel Cancer. YGC Outlier status for 2 year mortality rate. A review has been undertaken (authored by lead colorectal cancer lead and Hospital Medical Director YGC). The BCUHB report states in conclusion "unlikely to be due to systemic problems with the service. It is more likely to have been a one-off event, given the particular circumstances of case mix and individual patient factors".

(iii) Comparison of audit results with the previous BCUHB audit cycle

When compared to previous reports, 55% (n= 15) of the tier 1 audits showed maintenance or improvement against the previous audit for 75% or more of measures:

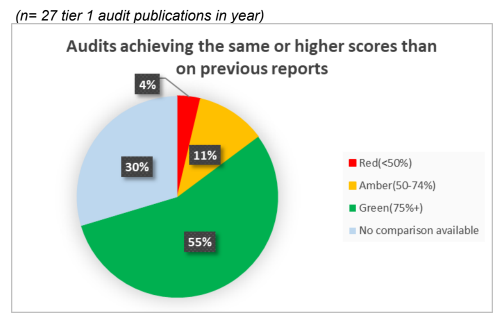


Figure 3 – Benchmarking against previous BCUHB performance

Key for Figure 3:

Red	Partial or non-participation or, The measures or standards where BCUHB has maintain or improved compared to the last report is less than 50% of the opportunities to do so.
	ie. if there are 10 measures/standards in the audit. There are 3 opportunities to improve or maintain the score from the previous report when applied to the acute sites in BCUHB so the denominator is 3X10 = 30 Suppose the sites achieve the same or improved scores in the following way: YG achieves 3/10: YGC achieves 4/10: WMH achieves 3/10 then across BCUHB there were 10 (3+4+3)/30 opportunities to meet or surpass the previous score; across BCUHB 33% improvement has been achieved.
Amber	The measures where BCUHB has maintain or improved is 50-74% of the opportunities to do so using the methodology above.
Green	The measures where BCUHB has maintain or improved is 75% or more of the opportunities to do so using the methodology above.

Progress against Tier 1 actions

We recognise that completion of actions between audit cycles is an important factor in securing required improvement. Tier 1 progress against required actions is described below.

164 actions were identified within all the improvement plans. Sixty of these were completed (37%). This is comparable with performance reported within the annual report for the previous year 2019/20 (38%).

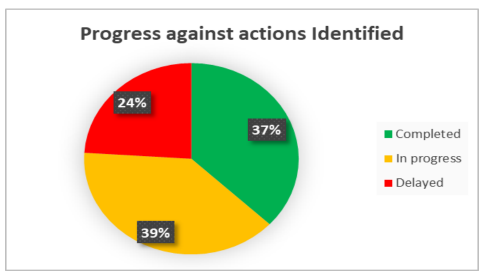


Figure 4 – Progress against Tier 1 actions

Five audits had no or incomplete improvement plans in 2020/21:

NB this includes response to national audit findings / still required when local data collection has not been undertaken.

- National Adult Asthma (all sites)
- Chronic Obstructive Pulmonary Disease (WXM & YGC)
- Pulmonary Rehabilitation (all sites)
- National Lung Cancer Audit (All sites)
- National Core Diabetes Audit (Primary Care all areas)

SECTION 2 – TIER 2 BCUHB PRIORITY AUDITS

Executives and Divisional Management Teams identify local priority audits that become part of the annual audit plan. These are referred to as Tier 2 audits. These projects are risk assessed against organisational objectives.

In 2020/21 38 audits were identified to be started within the year, of which 10 are considered ongoing as they relate to continued accreditation. It is of note that audit projects can include multiple audits under a single overarching topic heading. For example, the blood science departments delivered multiple audits this year to provide assurance with the Blood Safety and Quality Regulations. The status of tier 2 projects is described below:

Tier 2 Audit Status (n=38 audits)

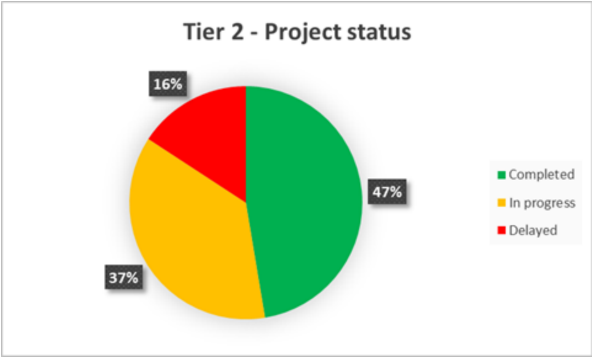


Figure 5 – Status of Tier 2 audits

SECTION 3 - TIER 3 LOCALLY INITIATED PROJECTS

Locally initiated audits are undertaken within specialties and departments by local agreement. A corporate database has been developed to hold this audit activity. Project leads self-register their audits and upload completed audit reports. The audit is considered closed when the audit report has been uploaded.

During this year, 433 projects were registered of which 53 were completed (12.2%). This is a decrease in performance compared with last year where 17.6% (n = 78) of tier 2 audits (total n = 442) were completed.

There are a range of different audits within tier 3, these include but are not limited to:

- audits which check quality or safety issues (in specialities) where there is no national priority audit
- audit of actions to ensure required Tier 1 audit actions have been completed
- audit in response to localised risk or assurance issue such as compliance with national guidance

See below more detailed analysis for 2020/21 tier 3 audit activity:

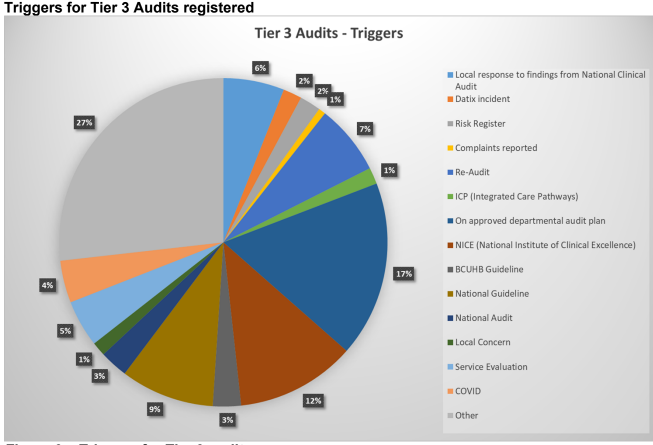


Figure 6 – Triggers for Tier 3 audits

During 2020/21 the largest proportion of tier 3 audit topics were linked to identified risk (accounting for 27% of the audit activity). Of the remainder: 17% responded to National Audit; 12% reflected response to NICE (12%); 9% to National Guidelines. Response to

service evaluation and COVID accounted for 5% and 4% respectively.

The "other" category on the chart captures all other reasons not listed on the registration form, which includes audit undertaken as part of education (MSc and/or dissertation work) or in response to other evidence-based guidelines.

There were 51 Audits registered by the audit project lead as measuring against NICE guidance in 2020/21, of these 10 (20%) have been completed. The table below provides a breakdown of audits where NICE Guidance was the trigger for undertaking audit during 2020/21.

	YG	YGC	WXM	Total
Technological Appraisal (TA)	0	2	0	2
Clinical Guidelines (CG)	3	6	5	14
Interventional Procedure (IPG)	0	0	0	0
Quality Standard (QS)	0	1	2	3
NICE Guidance (NG)	4	4	4	12
Diagnostic Guidance (DG)	0	1	0	1
Not identified	8	3	8	19
Overall Numbers	15	17	19	51

Table 3 - audits against NICE guidance

The introduction of new data management tool (AMaT) April 2021 provides the facility to track and manage audit activity more effectively. This will strengthen the Health Boards ability to link NICE guidance with audit response. AMaT is being piloted within Womens Services 2021 with a view to potential Health Board roll out in 2022.

AUDITS IN PRIMARY CARE

There are primary care audits within the NCAORP programme relating to topics such as chronic obstructive pulmonary disease and aspects of diabetes care.

All practice submitted data for the tier 1 core diabetes audit in 2021. Data was extracted electronically and our focus going forward is to work with primary care stakeholders to ensure that audit findings are used to drive forward improvement. This work is at an early stage led by Office of the Medical Director, the Area Medical Directors and supported by the Corporate Clinical Effectiveness Team.

Key themes arising from audit activity in 2020/21:

- The majority (81%) of mandated tier 1 audits were undertaken in 2020/21.
- There was however some non-participation or partial participation across BCUHB services. Significant and ongoing operational pressures continue to impact on data collection, with some audits recurrently not participating in data collection.
- The majority of specialities attributed this to insufficient clinical and administrative capacity within their service / division, compounded by continued operational challenge of the COVID pandemic.
- While there are some strong examples of quality improvement following audit in 2020/21, there is still much more to do.
- The audit cycle is not yet consistently or sufficiently completed in all cases, therefore
 the full benefit of current audit activity is not being fully realised. The introduction of
 an audit management tool (AMaT in April 2021) is anticipated to strengthen oversight
 / monitoring of audit activity and through this support future improvement. This work
 is additionally supported by a review of resources within the Clinical Effectiveness
 Team, leading to the submission of a business case.
- It is however acknowledged that participation in audit or indeed any quality improvement activity is not exclusively a matter of resource, it requires the fostering of a culture which recognises and values its contribution as a productive tool to achieve continual improvement.
- Strong leadership and engagement are vital to drive forward this important agenda.
 Development within primary care is in the early stages but developing, most recently
 evidenced by the establishment of Area Clinical Effectiveness Group and this work is
 anticipated to further develop in 2021/22. Closer matrix working between Corporate
 Clinical Effectiveness, Patient Safety and Patient Experience (Clinical Governance
 Teams) is anticipated to further support this cultural journey.

RECOMMENDATIONS:

- 1. Review and update the Clinical Audit Policy and NICE Policy. Robustly implement across the Health Board.
- 2. Review and ratify the Clinical Effectiveness Strategy to provide a strong road map to strengthen the impact and effectiveness of audit across BCUHB.
- 3. Review and confirm the process for developing and delivering BCUHB audit plan ensure that audit activity is invested into BCUHB priority areas.
- 4. Review audit capacity (staff resource) both clinical and administrative. Submit business case to respond to capacity gap within Corporate Clinical Effectiveness Team.
- 5. Review business model to deliver capacity in the right place at the right time, reflecting BCUHB priorities and recognising required development at Area as well as at secondary care level and BCUHB wide.
- 6. Corporate Clinical Effectiveness Team to continue monitoring identification of Clinical Audit leads at local level, recognising their important role in driving quality improvement, ensuring appropriate allocation of resource to successfully deliver the audit cycle.
- 7. Corporate Clinical Effectiveness Team to continue the ongoing development of the Audit exception report (piloted since December 2020), for presentation at the Clinical Effectiveness Group meetings, providing timely information to address delivery risks and to maximise the positive impact of audit on quality and safety.
- 8. Corporate Clinical Effectiveness Team to work with specialities with specific focus on action planning in 2020/21 working with speciality stakeholders to ensure specific and measurable action plans, delivered to time, thereby maximising their positive impact.
- 9. Pilot the audit management and tracking database (AMaT) with full implementation 2022 subject to successful evaluation and agreement. Through this, engage clinical and corporate stakeholders to deliver increased visibility of audit activity and strengthened real-time reporting.
- 10. Build audit capability Corporate Clinical Effectiveness Team to review and confirm training and coaching model / identifying current and required resource, exploring feasibility of virtual learning tools to maximise effective use of resources.

APPENDIX 1 – Flowchart Escalation for Response to WG following National Audit Report publication

Following National Audit Lead Audit Report publication

☑ Part A (Recommendations) and Part B (Quality Improvements)

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Part A (Localised Care Recommendations)

- 2 weeks after National Audit Report publication follow up if no response:
 FOR ACTION email to Site/Area Medical Directors & Directors of Nursing.
- 1 week prior to deadline email to Site Leads & SCLs
 FOR URGENT ACTION

(Copy email to Site/Area Medical Directors, Directorate General Manager & Directors of Nursing)

■ 1 week prior to deadline email to Senior Associate Medical Director & Executive Medical Director ALERT DEADLINE IMMINENT - Part A submission deadline will breach in seven days.



Part A received

Share Part A response for information with Site/Area Medical Directors, Directorate General Managers & Directors of Nursing Sign off of Part A required from Secondary

Escalation

Overdue Part A responses to be notified to: Senior Associate Medical Director & Executive Medical Director

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✓ 4 weeks prior to Part B response deadline:

FOR ACTION email to National Audit Leads. Clinical Audit L

FOR ACTION email to National Audit Leads, Clinical Audit Leads & Clinical Directors to request BCUHB/Site local improvement actions response

■ 3 weeks prior to deadline:

FOR ACTION email to Site/Area Medical Directors, Directorate General Managers & Directors of Nursing

2 weeks prior to deadline:

FOR URGENT ACTION email to Site Leads & Secondary Care Leads
(Copy email to Site/Area Medical Directors, Directorate General Managers & Directors of Nursing
~ DEADLINE IMMINENT)



Escalation

Overdue Part B responses to be notified to:

Senior Associate Medical Director & Executive Medical Director

Part B received

Share Part B response for information with Site/Area Medical Directors & Directors of Nursing.

Final sign off of Part B required from

Secondary Care Medical Director / Senior Associate Medical Director **prior** to return to WG.



Chair's Report

Alert Assurance Achievement (AAA)

Reporting Group		
Name of meeting or area reporting in	Patient Safety and Quality Group	
Chair of meeting or lead for report	Debra Hickman (on behalf of Gill Harris)	
Date of meeting	14 September 2021	
Version number	V1.0	
Appendices	N/A	

Reporting To			
Name of meeting	Quality, Safety and Experience (QSE) Committee		
Date of meeting	02 November 2021		
Presented by	Matthew Joyes, Acting Associate Director of Quality Assurance		

1. Alert – include all critical issues and issues for escalation

No significant issues

2. Assurance – include a summary of all activity of the group for assurance

- **Personal Protective Equipment (PPE) Group:** No critical issues at present. The group are continuing to work closely with fit testing colleagues and have good staff side support. There has been an increase in FFP3 masks due to change in guidance.
- Infection Prevention Control (IPC) Group: Evident when chairing the outbreak
 meetings that behaviours and understanding are an issue. Going forward, the group
 will report direct into QSE however IPC will remain a standing agenda item at the
 group so alignment with the wider quality and patient safety agenda can be ensured.
- Safe Medications Group: A detailed update was received. Flu vaccination Patient
 Group Directives (PGDs) finalised, no issues identified. Risk identified that a number
 of drug charts needed re-writing; this is a timely job and introduces a level of risk, the
 group discussed further and agreed that this is a risk and cannot wait until electronic
 charts come into effect.

- Quality Systems Management Group: The meetings now will take place every 2
 weeks to focus on implementation on the concerns system and real time feedback
 system for the next 6-8 months.
- **Falls Sub Group:** Working hard as a group on the Health & Safety Executive (HSE) findings, the investigation showed that there is variation in the system/process. The group have reviewed the policy, training, education, data and reporting
- Medical Gasses Group: Report received from the Healthcare Safety Investigation
 Branch regarding a major incident on an acute site in England whereby the pipeline
 system was not able to meet demand, report details the key findings, including the
 review of all medical gases groups, the findings were considered at the group for
 learning.
- Safeguarding Governance and Performance Group: The Social Wellbeing Act is currently under review with Welsh Government (WG). In respect of the Holden Report

 the engagement with North Wales Safeguarding Board is concluded with the task group reporting back to the Board.
- **Divisional Reports:** Each division submitted and presented a report. Of note, Secondary Care is taking forward a revised improvement plan with regards to fall prevention and management. A urology paper went to QSE and it was agreed to commission a Royal College Review, which is currently going through Executive sign off. West Area reported an outbreak in Ysbyty Eryri which is taking a lot of staff time and adding pressures to the system, the service are concentrating on essential audits. Central Area reported there is a 67 bedded care home that has been embargoed due to their staffing position, currently supporting to do welfare checks, and not taking any further admissions at present. The area have managed to reduce the complaints backlog by holding weekly complaints review meetings which are chaired by the governance staff and band 7 staff attend to present the case of investigation and ask for any support needed. This helps to keep up focus, and allocation of new complaints takes place at the daily safety huddle to the investigation officer within the appropriate service. Womens Services reported a Regulation 28 issued regarding an early neonatal death in England, and noted the sharing of learning and recommendations. Ongoing concerns with the Countess of Chester contract regarding high infection rates - the service have asked for assurances and action plans, which have not been received, there is a meeting arranged with their Director of Contracting to open discussions. Next steps will be to escalate through Executives.
- National Review of Maternity Services action plan: Completed 22 out of the 31 recommendations, which means we are 72% compliant, also progressing the 9 open. Working with partners, users and groups.
- Child, Adolescent Mental & Health Service (CAMHS) patients being held on Paediatric wards – review of risk assessments: Acuity in acute areas has been looked at since March 2021, daily SITREPS were set up along with safety meetings being held 3 times a week, to monitor and be responsive.

- A number of procedural documents were approved:
 - o Falls
 - o Animals in Health Care
 - o Care after death: Care of the deceased patient
 - Infection prevention in Design, Construction and Renovation Refurbishment and Projects
 - Notifiable Diseases
 - Food Safety In Ward Kitchens
 - Safeguarding Governance & Performance Reporting Framework [updated July 2021]
 - Corporate Safeguarding Communication & Learning from Safeguarding Practice Reviews Standard Operational Procedure
 - Procedure for Safeguarding Children and Young People Admitted to Adult Based Wards and Environments
 - Augmented care areas Protocol for Prevention and Management of Pseudomonas aeruginosa
 - o Criteria Led Discharge
- 3. Achievement include any significant achievements and outcomes
- Medical Gases & Medical Devices Sub-groups EBME team were noted across
 the Health Board as performing very well in keeping equipment safe and maintained
 during the pandemic.



Chair's Report

Alert Assurance Achievement (AAA)

Reporting Group		
Name of meeting or area reporting in	Patient Safety and Quality Group	
Chair of meeting or lead for report	Adrian Thomas (on behalf of Gill Harris)	
Date of meeting	12 October 2021	
Version number	V1.0	
Appendices	N/A	

Reporting To			
Name of meeting	Quality, Safety and Experience Committee		
Date of meeting	02 November 2021		
Presented by	Adrian Thomas, Excutive Director of Therapies & Health Sciences		

1. Alert - include all critical issues and issues for escalation

The group noted that staffing challenges was a key theme from reports across many areas and represented a high risk entering the winter period.

2. **Assurance** – include a summary of all activity of the group for assurance

- Due to meeting dates, a formal report from the Infection Prevention and Control Group was not available however, a verbal update was provided. It was reported that the Health Board is not an outlier for infection rates, and Welsh Government had issued new targets for 2021/22. Concerns were raised in regards to issues finding decant space, patient and staff (outside of clinical area) mask compliance, poor compliance with care bundles and inadequate ventilation in many areas. An update was also provided on the Safe Clean Care campaign and that a full suite of up to date policies and procedures is now available.
- Personal Protective Equipment (PPE) Group: The FIT testing badge remains in progress with plans in place for full roll out. National PPE supply remains robust. PPE operational hubs remain under review as non-NHS colleagues reliant at times on stock. Primary Care Contractors and the access to FIT testing requires consistency across BCUHB. Further review of arrangements is underway. Clear mask supply

- continues via USA supply chain. Awaiting Senior Leadership Management Team (SLMT) decision regarding UK product provider and route supply.
- Safer Medications Group: The group updated on work undertaken to analyse the
 recording of correct harms levels for medication incidents. A separate update is being
 prepared for the QSE Committee. Assurance was received on Patient Group
 Directive (PGD) compliance.
- All divisions provided a report to the group. Of note, Secondary Care reported a series of wrongly listed elective theatre procedures by Wrexham Maelor Hospital for Orthopaedic, General Surgery and Breast theatre lists. There was no harm to patients as the correct theatre procedure was completed and identified the error. An internal review has commenced to determine key themes for reasons for the listing errors and safeguarding processes. The review is also being supported by a task and finish group to examine the pathway step by step. All three acute sites are experiencing site pressures, reporting level 4 escalation routinely; this is being exacerbated by a number of factors including staffing, COVID, patient acuity, increased occupancy and reduced flow. Central Area reported there is an increased risk of failure to monitor primary care compliance with legislative and national standards as quality assurance visits have not been carried out for a significant period of time (2015) due to lack of resources and following disbanding of the Primary Care Support Unit (PCSU). They also reported inadequate staffing levels in the Minor Injuries Unit and IV suite in Denbigh. East Area reported a significant delay in treatment provision to HMP Berwyn dental patients. West Area reported that in addition to highlighting the pressures on community hospitals in terms of the pressure on staffing due to clinical staff needing to isolate as a result of Covid-19, the children's and young adult services are seeing significant pressures on overall staffing with clinical staff currently being very supportive and understanding and swapping sifts to cover deficits but there are concerns that this is not sustainable and is a concern going into the winter. The Women's Directorate continue to actively support the vaccination programme for pregnant women across North Wales. The number of vaccinated pregnant women within BCUHB to date is 1,977. The Women's Directorate have been working closely with the Head of Children's Services (Central) & the Children's Representative at the Women's Service Board in view of ongoing pressures in both Maternity and Neonatal Services, both locally and nationally. Mental Health & Learning Disabilities (MHLD) reported that following a review of themes from serious incidents, the Divisional Directors have supported a programme of work to increase safety on the adult inpatient wards particularly in relation to management of risk, therapeutic engagement and an evidence-based pathway of care. The Ligature & Anchor Point Risk Reduction Procedure for Mental Health and Learning Disability Services has progressed through governance process to ratification. The teams have completed high quality ligature risk reduction audits. There is some variation in relation to attendance from Health & Safety and estates but on the whole, the audits are multi-disciplinary as per policy. The Ligature Risk Reduction Group are currently identifying dates in advance for next year and allocating a team of staff to ensure the management of the audits is efficient and timely in 2022.
- The **Resuscitation Team** highlighted concerns regarding training accommodation in the central area, which has significantly impacted on training availability. Options are being considered.

- Following an incident on 24 of February 2021 where an insulin pen was unavailable in an Emergency Drug Room, the pharmacy department have changed the way this room is managed
- A number of procedural documents were approved:
 - Pregnancy Testing in the Substance Misuse Service
 - o Ligature and Anchor Point Risk Reduction Procedure for MHLD Services
 - Guidelines for the inpatient management of acute pain or opioid withdrawal in adults dependent on opioids
- 3. Achievement include any significant achievements and outcomes
- World Pharmacists Day was held on 25 September 2021, which was celebrated across BCUHB to recognise their vital role in healthcare.



Chair's Report Alert Assurance Achievement (AAA)

Reporting Group		
Name of meeting	Clinical Effectiveness Group (CEG)	
Chair of meeting	Dr Nick Lyons	
Date of meeting	12/10/2021	
Version number	1	
Appendices		

Reporting To		
Name of meeting	Quality, Safety and Experience Committee	
Date of meeting	02/11/2021	
Presented by	Dr Melanie Maxwell (Senior Associate Medical Director)	

1. Alert – include all critical issues and issues for escalation

The backlog of mortality reviews remains a concern – it was agreed an option appraisal document will be presented to the next CEG meeting.

Assurance of NICE compliance remains low across the Health Board. Detailed analysis is in progress and actions will be reported in future AAA reports

Slenyto® – a modified release melatonin preparation licensed for the treatment of insomnia in children and adolescents aged 2-18 years with autism spectrum disorder and/or Smith-Magenis syndrome – was added to the BCUHB formulary in line with its recent All Wales Medicines Strategy Group (AWMSG) approval. This will cause a significant cost pressure - an estimated £1,050,000 per annum.

2. Assurance – include a summary of all activity of the group for assurance

Reports were received from the following subgroups:

1. Reducing Avoidable Mortality Steering Group – Much discussion about how the Once for Wales Mortality Review Framework can be introduced at pace across BCUHB. A new process is being developed by Dr Damian McKeon (Clinical Lead for Mortality). Surveillance report based on IRIS and CHKS data was presented; the Health Board continues to benchmark favourably against other Health Boards. There were no new causes for concern noted that require action. Previous issue with fractured hips appears to be a data issue as non-operative rates are in line with other organisations. There was a presentation of a digital audit for cardiopulmonary resuscitation that is being set up that should provide significant assurance going forward. A task and

- finish group is being set up to improve death notification between primary and secondary care led by Dr Jim McGuigan
- 2. Nice Assurance Group Chairmanship of the group has changed to Dr Liz Bowen. The NICE policy is being reviewed to revisit process and a business case has been submitted to secure essential additional administrative capacity to support this work.
- 3. Drug and Therapeutics Sub-Group (DTSG) the group considered new medicines applications; reviews to the formulary and independent patient funding requests and formulary categorisation review request were discussed. Ten written controlled documents were also endorsed pending corporate approval. Subgroup updates were heard.
- 4. Secondary Care discussed issues with recruitment; The Health Board has established a Medical Resourcing Delivery Group, comprising a number of the Executive Team to oversee the recruitment of staff (clinical and non-clinical, senior and junior). The officers of the group have developed a more agile recruitment function which seeks to reduce the time taken to convene Advisory Appointments Committees; the new Concerns and Complaints process; a plan to reduce delays in ERPC/endoscopy and a number of issues with tier 1 Audits. The group think the new electronic audit system AMaT will support easier data capture in future.
- 5. Pan BCU Resuscitation Committee the environmental challenges to delivering training in Centre were discussed with work ongoing to look at options; other sites are delivering to pre Covid levels. Cardiac Arrest audit is incomplete the development of the electronic audit should address this.
- 6. Clinical Law and Ethics Sub-group (CLEG) discussion included the successful pilot of peer review of the consent process that includes assurance for relevant alert implementation. They have recommended this method be used as the Tier 2 consent audit going forward. The DNACPR audit has now been completed across all sites successfully; recommending this methodology is used for Tier 2 audit going forward and an improvement plan is in development. They discussed the role of CLEG during the pandemic, recognising the support this group has given.
- 7. Research & Innovation Strategic Partnership Sub-group this group is considering its future with the changes in executive portfolios. A Research & Development strategic group is planned that will report to CEG in the future. The significant amount of research being undertaken and the collaborations across organisations was highlighted.

Audit Annual report 2020/21 was discussed and the Quarter 1 Clinical Audit report. There are continuing concerns about the lack of progress in delivering the mandated respiratory audits. A business case has been developed that includes support for these and is currently in draft.

Quarter 2 mortality report and the Surveillance report were presented.

3. Achievement – include any significant achievements and outcomes

DTSG were pleased to receive a report from the pan-BCUHB radiology team that their trial of the Clariscan® MRI contrast agent has been successful. The team will now look to pursue a switch to this more cost effective product.

National Prescribing Indicators 2020-21 to March 2021 showed that BCUHB have achieved a 26.2% reduction in their prescribing of antibacterial items per 1,000 STAR-PUs (Specific Therapeutic group Age-sex Related Prescribing Units) compared to the same quarter in

2018-19. A reduction of 14% was seen across the same time period in the prescribing of four broad-spectrum antibiotics which can cause *C-difficile*, MRSA and promote the growth of other resistant organisms. The hard work and concerted effort of the teams who have helped to achieve these reductions was acknowledged.

Contraception advice offered to post-natal patients: The Women's Department has managed to increase the number of post-natal women who have received contraceptive advice from single digits to circa 45%. This performance makes BCUHB one of the highest performing Heath Boards for this particular key performance indicator.

My Kit Check electronic resuscitation equipment checking system pan BCU is being introduced; it will provide a robust method of identifying and appropriate escalation of any issues of noncompliance with cardiac arrest equipment checks, providing better governance and assurance

Dr Orod Osanlou is the Interim Director for the developing Clinical Research Facility (CRF); this post will enable the Health Board to move forward on its plans to have a CRF for North Wales.



Chair's Report

Alert Assurance Achievement (AAA)

Reporting Group				
Name of meeting or area reporting in	Patient and Carer Experience Group			
Chair of meeting or lead for report	Matthew Joyes, Acting Associate Director of Quality Assurance			
Date of meeting	26.08.2021			
Version number	V1.0			
Appendices	N/A			

Reporting To	
Name of meeting	Quality, Safety and Experience Committee
Date of meeting	02.11.2021
Presented by	Matthew Joyes, Acting Associate Director of Quality Assurance

1. Alert - include all critical issues and issues for escalation

• Triple A reports from Divisions: The new complaints process was escalated by some divisions with many seeing a significant jump in overdue responses. Divisions confirmed they agreed with the principles and approach but were concerned that overdue numbers are going up. The Complaints Team confirmed they are supporting by providing Investigating Officer (IO) training, daily complaints clinics, supporting staff by reviewing investigations and giving feedback. Work is underway to recruit temporary additional complaint IO capacity. The group noted the challenges of clinical staff undertaking the IO role. The positives of the new process were noted in that the quality of responses is going up and second responses going down. Local Quality/Governance Teams have a significant amount of experience and will continue to support services to own and lead complaints.

2. Assurance – include a summary of all activity of the group for assurance

- **Patient Story**: A staff member with Long-COVID gave her story and this highlighted the impact on the lives of staff and the community.
- **Bereavement Quality sub Group**: The group noted they are linking Pathology with Inquest work. There is a large amount of positive work happening across services.
- Patient Communication and Readers Panels Sub-group: the work is progressing well
 to embed the new quality and governance process (involving a Patient and Carer

Readers Panel), with a lot of patient information remaining in services that needs to be catalogued and reviewed; an audit will be conducted which will involve all services.

• **Engagement Team:** The team updated on their work to continue to engage with services and the planning team and part of the Living Healthier, Staying Well refresh.

CANIAD:

CANIAD provided an update including:

- Food feedback: at the moment this continues to be a current theme across the units but this is in working progress to improve and the further actions and updates to follow.
- Another theme that continues to emerge from visiting the units and speaking to inpatients is the lack of suitable activities whilst staying there. The service are linking with Occupational Therapy to look at what actions can be put in place to improve this and how CANIAD can support
- CANIAD are awaiting access to go on the Hergest wards which has been escalated for guidance.
- Services have introduced the "Triple AAA" reporting template to document feedback with the 'You Said, We Did' element which is then forwarded on to divisional QSE localities meetings.

• Community Health Council (CHC):

The CHC provided an update including:

- The CHC are receiving a high volume of correspondence/calls from patients and stakeholders in respect of proposed changes to GP surgeries eg closures, mergers and transfer of management to BCU.
- Arrangements for 'Safe Space' engagement events across North Wales in respect of Speech and Language Therapy.
- o The number of formal complaints dealt with by CHC has fallen again, patients would rather use 'Call to Action' than make a formal complaint.

Healthcare Inspectorate Wales (HIW):

HIW provided an update including:

- o Inspections have re-started, and to reduce additional burden on health bodies the plan is to undertake more quality checks using a remote method for seeking assurance.
- National reviews are taking place with stroke services, Welsh Ambulance Services
 Trust (WAST) handover, and maternity services.
- o HIW are monitoring closely access to GPs, mental health services, and the Emergency Department at Wrexham Maelor Hospital.
- Patient and Carer Experience report: April July 2021/2022: this report aims to provide assurance, information and analysis regarding significant issues arising during the period under review, alongside information of the improvements underway. The report is also provided direct to the QSE Committee.

 Ombudsman Complaints Lessons Learned Report: This report was shared for learning and related to a pre-natal case highlighting issues around communication and the fundamental effect it has.

3. Achievement – include any significant achievements and outcomes

- **CIVICA realtime feedback**: The CIVICA system went live 09 July 2021, rolling out user IDs to enable ward managers and staff to produce their own reports.
- Accessible Healthcare Welsh Government Performance Report: The report was noted and approved and is also provided direct to the QSE Committee.
- Patient and Carer Experience Champions: the first bronze and silver award was presented to a Patient and Carer Experience Champion for the commitment shown.



Cyfarfod a dyddiad:	Quality, Safety and Experience Committee					
Meeting and date:	2 nd November 2021					
Cyhoeddus neu Breifat:	Public					
Public or Private:						
Teitl yr Adroddiad	Summary of business considered in private session to be					
Report Title:	reported in public					
-						
Cyfarwyddwr Cyfrifol:	Gill Harris, Executive Director of Nursing and Midwifery					
Responsible Director:						
Awdur yr Adroddiad	Kate Dunn, Head of Corporate Affairs					
Report Author:	·					
Craffu blaenorol:	None					
Prior Scrutiny:						
Atodiadau	None					
Appendices:						
Argymhelliad / Recommendation:						

The Committee is asked to note the report

Please tick one as appropriate (note the Chair of the meeting will review and may determine the document should be viewed under a different category)

Ar gyfer	Ar gyfer	Ar gyfer	Er	
penderfyniad	Trafodaeth	sicrwydd	gwybodaeth	✓
/cymeradwyaeth	For	For	For	
For Decision/	Discussion	Assurance	Information	
Approval				

Y/N i ddangos a yw dyletswydd Cydraddoldeb/ SED yn berthnasol

Y/N to indicate whether the Equality/SED duty is applicable

Sefyllfa / Situation:

To report in public session on matters previously considered in private session

Cefndir / Background:

Standing Order 6.5.3 requires the Board to formally report any decisions taken in private session to the next meeting of the Board in public session. This principle is also applied to Committee meetings.

Ν

Asesiad / Assessment

The Quality, Safety and Experience Committee considered the following matters in private session on 7.9.21

- Never events and reportable incidents
- Public Service Ombudsman for Wales Public Interest Report (urology)