# CONFLICTS OF INTERESTS, GIFTS, HOSPITALITY AND SPONSORSHIP POLICY

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EXECUTIVE SUMMARY

In February 2017, NHS England updated its guidance on conflicts of interest, introducing consistent principles and rules for managing conflicts of interest across the NHS.

The Bribery Act 2010 emphasises the importance of ensuring that staff do not accept any gift, hospitality and sponsorship offered with the aim of obtaining favour.

The Trust has a duty to ensure that all staff do not:

- Abuse their official position for personal gain or to benefit their family or friends;
- Seek to advantage or further private business or other interests, in the course of their official duties.

This policy sets out clear guidance to all staff (including fixed term appointments, secondments, members of the Board, agency workers, contractors, sub-contractors, all prospective staff, committee, sub-committee and advisory group members volunteers, trainees and work experience staff) on avoiding conflict of interests and on the acceptance of gifts, hospitality and sponsorship within the course of their NHS duties.

Public sector bodies, which include the NHS, must be impartial and honest in the conduct of their business, and their all staff should remain beyond suspicion. In keeping with this:

- Staff must not encourage patients to give, lend or bequeath money or gifts or make donations that will be directly or indirectly of benefit to them.
- Staff must refuse gifts of any kind, which might reasonably, be seen to compromise their personal judgment or integrity, or might exert undue influence or might obtain preferential consideration.
- Staff must ensure that they are not placed in a position which risks, or appears to risk, conflict between their private interests and their NHS duties.
- Staff should decline any personal offers of cash or cash equivalents;
- Staff are discouraged from accepting gifts whether they be monetary or non-monetary in nature.
- In the very rare circumstance that declining the offer of a gift would cause overwhelming offense and consequently the gift is accepted then this must be declared.

Appendix F contains a summary of the guidance on gifts, hospitality and sponsorship.

Staff who fail to comply with this policy could lead to dismissal and/or referral to the Trust’s Local Counter Fraud Specialist (LCFS) for investigation in accordance with the Trust’s Anti-Fraud, Bribery and Corruption Policy and Procedure.

This policy should be read in conjunction with the Trust’s Anti-Fraud, Bribery and Corruption Policy and Procedures and, the other policies list in Section 12 (page 15) of this policy.
1 INTRODUCTION

Croydon Health Services NHS Trust and the people, who work with and for us, collaborate closely with other organisations, delivering high quality care for our patients. These partnerships have many benefits and they should help ensure that public money is spent efficiently and wisely but there is a risk that conflicts of interest may arise.

There may be occasions when members of the public or company supplies may wish to offer gifts, hospitality and/or sponsorship to Trust staff. It is important that the acceptance of any such offers fall within the framework established within this policy, in order to protect all staff and the public alike from allegations of fraud and/or bribery and/or corruption.

Under corporate governance and audit rules, the Trust is required to demonstrate that it has established adequate procedures to prevent and detect fraud, corruption and bribery. This policy is an important part of these arrangements and requires that a record of declarations to be held by the Head of Corporate Affairs on behalf of the Chief Executive.

This policy should be drawn to the attention of all staff that a written record is required in every instance where hospitality, a gift or sponsorship is offered and/or received, where the monetary value exceeds £50. Staff are also expected to declare any interests, on appointment or when the interest is acquired, which have the potential to conflict with their NHS duties.

The issue of what is and is not a conflict of interest can be complex and subjective and it is difficult to capture all possible scenarios. This policy aims to take a common-sense approach and accepts that in some cases it may be necessary for a decision to be taken at Executive level, and that this may in some cases require legal advice. The Head of Corporate Affairs should be contacted for advice.

1.1 The Bribery Act 2010

The Bribery Act 2010 contains two general criminal offences that apply to individuals covering:

- the offering, promising or giving of a bribe (active bribery) and;
- the requesting, agreeing to receive or accepting of a bribe (passive bribery)

The Act also sets out two further offences which specifically address commercial bribery. One of these (‘section 7 of the Act’) creates a new form of corporate liability for failing to prevent bribery on behalf of a commercial organisation (which includes NHS organisations).

The Fraud Act 2006

The Fraud Act 2006 creates a single offence of fraud that can be committed in three ways:

- false representation (Section 2) - Dishonestly made a representation, knowing that the representation was or might be untrue or misleading with intent to make a gain for himself or another, to cause loss to another or to expose another to risk of loss
- failing to disclose information (Section 3) - Failed to disclose information to another person, when he was under a legal duty to disclose that information, dishonestly intending, by that failure, to make a gain or cause a loss
- abusing a position of trust (Section 4) - A person occupies a position in which he was expected to safeguard, or not to act against, the financial interests of another person abused that position dishonestly intending by that abuse to make a gain/cause a loss)
2 PURPOSE

The NHS Standards of Business Conduct require that all NHS staff ensure that they are not placed in a position which risks or appears to risk conflict between their private interests and their NHS duties. NHS staff are expected to put the interest of patients first, be impartial and honest in their official business and use public funds to the best advantage of the service. They should not abuse their official position for personal gain or benefit of their family or friends or seek to advantage their private business or other interests in the course of their NHS duties.

The Nolan Committee’s report on standards in public life set out seven principles that apply to all who serve the public in any way. See Appendix C for more details on the Nolan Principles.

This policy sets out the Trust’s approach to offers of gifts, hospitality and sponsorship, providing clear guidelines as well as detailing the procedures to be followed. It reflects the Trust’s core values – including specifically that of being open and honest – and aims to ensure that the conduct of staff is scrupulously impartial, honest and beyond reproach at all times.

The policy also sets out the conduct expected of all staff where their private interests may conflict with their public duties, and the steps to safeguard the organisation against conflict of interest.

The policy covers how sponsorship arrangements with external organisations should be managed.

2.1 Scope

This policy applies to all staff including fixed term appointments, secondments, members of the Board, agency workers, contractors, sub-contractors, all prospective all staff – who are part-way through recruitment, committee, sub-committee and advisory group members (who may not be directly employed or engaged by the organization), volunteers, trainees and work experience staff, including ex-all staff.

This policy does not seek to identify every scenario where gifts, hospitality or sponsorship may be offered.

3 DEFINITIONS

Bribery
The Bribery Act 2010 defines a bribe as “a financial or other advantage offered or received in return for performing a relevant function improperly”. It is a criminal offence to accept, promise or offer a bribe.

Examples of advantages sought:

- to secure or keep a contract or order
- to gain an advantage over a competitor
- to turn a blind eye
- to prescribe or favour a particular drug or medical equipment

Decision Making Staff
They are staff who are more likely to have a decision making influence on the use of taxpayers’ money because of the requirements of their roles. Decision making staff in this organisation are usually, but not exclusively, Band 7 and above, including temporary staff.

Conflict of interest
For the purposes of this policy a ‘conflict of interest’ is defined as “A set of circumstances by which a reasonable person would consider that an individual’s ability to apply judgement or
act, in the context of delivering, commissioning, or assuring taxpayer funded health and care services is, or could be, impaired or influenced by another interest they hold."

A conflict of interest may be:
- Actual - there is a material conflict between one or more interests
- Potential – there is the possibility of a material conflict between one or more interests in the future

**Benefit**
Extra money or other non-monetary compensation for goods or services or a combination of these is received in addition to salary.

**Gift**
A gift means any item of cash or goods, or any service, which is provided for personal benefit, free of charge, or at less than its commercial value.

**Hospitality**
Hospitality means offers of meals, refreshment, travel accommodation, and other expenses in relation to attendance at meetings, conferences, education and training events, etc.

‘Goods’ include vehicles or any type of equipment. ‘Services’ include invitations to events, travel, accommodation or work carried out. Interests, Gifts, Hospitality, and Sponsorship Policy

**Sponsorship**
For the purposes of this guidance commercial sponsorship is defined as including: ‘NHS funding from an external source, including funding of all or part of the costs of a member of staff, NHS research, staff, training, pharmaceuticals, equipment, meeting rooms, costs associated with meetings, meals, gifts, hospitality, hotel and transport costs (including trips abroad), provision of free services (speakers), buildings or premises’.

**Donation**
A donation is a charitable financial payment, which can be in the form of direct cash payment or through the application of a will or similar directive.

The Trust refers to Croydon Health Services NHS Trust.

### 4 ACCOUNTABILITIES AND RESPONSIBILITIES

**Chief Executive**
The Chief Executive will approve any sponsorship in excess of £1,000.

**Head of Corporate Affairs**
The Head of Corporate Affairs will provide advice on the interpretation of the policy and retain a copy of the register of declarations of interests of directors, consultants and senior staff and the register of gifts, hospitality and sponsorship.

**The Head of Compliance and Regulation**
The Head of Compliance and Regulation is responsible for:
- Maintaining the register of Gifts, Hospitality and Sponsorship Register, and provide appropriate reports on the register as and when required
- Maintaining the register of Interests, and provide appropriate reports on the register when required
- Providing reports on declarations made to the Audit Committee and Trust Board;
- Issuing a twice-yearly reminder to staff regarding the need to make the declarations referred to in this policy;
- Coordinating the processes for annual staff declarations of Gifts and Interests;
• Coordinating the consideration of any requests to accept offers of gifts due to exceptional circumstances

**Managers and Senior Staff**

It is the responsibility of all Managers and senior staff to:

- Ensure their staff are aware of this policy and when they need to make a declaration of the offer of gift, hospitality or sponsorship, or the existence of a “relevant and material” interest.
- Ensure that all staff are aware that a breach of the provisions of the Bribery Act 2010 and Fraud Act 2006 renders them liable to prosecution and may also lead to loss of their employment and pension rights in the Trust.
- Be familiar with the principles outlined in this policy and provide appropriate advice and support to all staff.

**All Staff and Board Members**

It is the responsibility of all staff (including doctors and dentists, volunteers and temporary members of staff) and members of the Board:

- To act in accordance with this policy.
- To consider, when gifts are offered, whether they can be received without contravening this policy;
- To seek appropriate advice and guidance before accepting any gifts that they may be offered (if in any doubt);
- To decline any offers of cash or cash-equivalents;
- To ensure that any offers of non-monetary gifts above the value of £50 are formally declared and entered onto the Trust’s Gifts, Hospitality and Sponsorship Register (by completing the declaration form – See Appendix E, and also available on the Trust’s intranet);
- To declare any “relevant and material” interest, using the Declaration of interests form (See Appendix D, and also available on the Trust’s intranet);
- To ensure that any off-site hospitality that are accepted are formally declared and entered onto the Trust’s Gifts, Hospitality and Sponsorship Register (by completing the declaration form – See Appendix E, and also available on the Trust’s intranet);
- To ensure that any sponsorship arrangements (including sponsorship to attend training) are formally declared and entered onto the Trust’s Gifts, Hospitality and Sponsorship Register (by completing the declaration form – See Appendix E, and also available on the Trust’s intranet);

**Organisers of on-site hospitality funded via external sponsorship**

Organisers of on-site hospitality funded via external sponsorship

- To consider whether on-site hospitality could, in the judgement of any reasonable person, be considered lavish or excessive; and if so…
- Declare any lavish or excessive hospitality using the Trust’s Gifts, Hospitality and Sponsorship Form (see Appendix E, and also available on the Trust’s Intranet).

**Consultants requesting addition of new medicines to the Trust’s Formulary:**

- Applications for the introduction of new medicines should be made through the Croydon Prescribing Committee. Consultants must formally declare any interests in new medicines, to this committee.

**Staff requesting the introduction of new medical devices:**

- To adhere to the Trust’s procurement processes (further details can be obtained from the Procurement Department).
5 INTERESTS

A conflict of interest is a situation in which someone in a position of trust has competing professional or personal interests. Such competing interests can make it difficult for individuals to fulfil their duties impartially.

A conflict of interest may exist even if no unethical or improper act results from it. However, it is the responsibility of staff to ensure they are not placed in a position that risks, or appears to risk, conflict between their private interests and their duties in employment.

Interests can arise in a number of different contexts. A material interest is one which a reasonable person would take into account when making a decision regarding the use of taxpayers’ money because the interest has relevance to that decision.

Interests fall into the following categories:

- **Financial interests** - Where an individual may get direct financial benefit* from the consequences of a decision they are involved in making

- **Non-financial professional interests** - Where an individual may obtain a non-financial professional benefit* from the consequences of a decision they are involved in making, such as increasing their professional reputation or promoting their professional career

- **Non-financial personal interests** - Where an individual may benefit personally in ways which are not directly linked to their professional career and do not give rise to a direct financial benefit, because of decisions they are involved in making in their professional career

- **Indirect Interests** - Where an individual has a close association with another individual who has a financial interest, a non-financial professional interest or a non-financial personal interest who would stand to benefit* from a decision they are involved in making

5.1 Identification and declaration of Interests

All staff who have been offered or received hospitality, gift or sponsorship as described in this policy or who have acquired an interest with the potential to conflict with their NHS duties should identify and declare material interests at the earliest opportunity (and in any event within 28 days) using either the online Declaration of Interests Form or the Gifts, Hospitality and Sponsorship Declaration Form.

Staff may hold interests for which they cannot see potential conflict. However, caution is always advisable because others may see it differently and perceived conflicts of interest can be damaging. All interests should be declared where there is a risk of perceived improper conduct.

If staff are in any doubt as to whether an interest is material then they should declare it, so that it can be considered. Declarations should be made:

- On appointment with the organisation
- When staff move to a new role or their responsibilities change significantly
- At the beginning of a new project/piece of work
- As soon as circumstances change and new interests arise (for instance, in a meeting when interests staff hold are relevant to the matters in discussion).
Care must be taken however to ensure that donations and contributions to charitable or research funds cannot be construed as inducements to contract business with the Trust or one of its departments.

5.1.1 Annual declaration of gifts, hospitality and sponsorship

All staff, including temporary staff and clinical staff (including doctors and dentists) are required to make a declaration for all gifts, hospitality and sponsorship received, using the online Gifts, Hospitality and Sponsorship Declaration Form.

This declaration process will be organised by the Head of Compliance and Regulation. This annual declaration will act as an aide memoire to staff that have omitted to make relevant declarations within the year.

5.1.2 Annual declaration of interests

All Band 7 staff or equivalent and above including clinical staff (including doctors and dentists), contractors and temporary staff are required to make a declaration of interests on appointment and during each subsequent financial year or submit a nil return using the online Declaration of Interests Form. The annual declaration will act as an aide memoire to staff that have omitted to declare relevant interests either on starting employment or on acquisition of the interest.

All directors will be required to complete and sign a Declaration of Interests Form on an annual basis and asked to declare any interests at the commencement of each Board meeting.

Staff will also receive a reminder 6 months after the financial year to declare their interests, including any new interest and/or changes to their original declaration.

5.1.3 Declaration of interests in relation to requests for new medicines

If a Consultant wishes to add a new medicine to the Trust's Formulary, the consultant should make a specific declaration of any interests in the new medicine or in any of the companies involved in licensing / marketing the medicine.

The consultant should declare the interests by following the procedures put in place by Trust's Pharmacy Department.

5.1.4 Declaration of interests in relation to requests for new medical devices

Medical devices are expected to be introduced following adherence to the Trust's procurement processes, which includes the declaration of relevant interests. Further details can be obtained from the Procurement Department.

6 MANAGEMENT OF INTERESTS - GENERAL

If an interest is declared but there is no risk of a conflict arising then no action is warranted. However, if a material interest is declared then the general management actions that could be applied include:

• restricting staff involvement in associated discussions and excluding them from decision making
• removing staff from the whole decision making process
• removing staff responsibility for an entire area of work
• removing staff from their role altogether if they are unable to operate effectively in it because the conflict is so significant
Each case will be different and context-specific, and the Head of Corporate Affairs will, when necessary, clarify the circumstances and issues with the individuals involved.

Staff who declare material interests should make their line manager or the person(s) they are working to aware of their existence.

7 MANAGEMENT OF INTERESTS - COMMON SITUATIONS

This section sets out the principles and rules to be adopted by staff in common situations.

All staff engaged by the Trust are required to:

- refuse gifts, benefits, hospitality or sponsorship of any kind which might be reasonably seen to compromise their personal judgement or integrity;
- immediately declare and register gifts, hospitality or sponsorship whether the offer was refused or accepted;
- not misuse or dishonestly abuse their official position of trust or information acquired in the course of their official duties, to further their private interests or the private interests of others;
- ensure that their professional registration (if applicable) and/or status are not used in the promotion of commercial products or services;
- beware of bias generated through sponsorship, where this might impinge on professional judgement and impartiality;
- neither agree to practise under any conditions which compromise professional independence or judgement, nor impose such conditions on other professionals;
- avoid any activities that might be construed as either offering or accepting any form of bribe, whether ‘active’ or ‘passive’ as described at section 1.1 The ‘Bribery Act 2010’, above;
- where gifts or hospitality are declined on the basis that they create a sense of obligation the Head of Corporate Affairs must be notified.

7.1 Gifts

Staff should not accept gifts that may affect, or be seen to affect, their professional judgement.

**Gifts from suppliers or contractors:**
- Gifts from suppliers or contractors doing business (or likely to do business) with the organisation should be declined, whatever their value.
- Low cost branded promotional aids such as pens or post-it notes may, however, be accepted where they are under the value of £6\(^1\) in total, and need not be declared.

**Gifts from other sources (e.g. patients, families, service users):**
- Gifts of cash and vouchers to individuals should always be declined.
- Staff should not ask for any gifts.
- Modest gifts under the value of £50 may be accepted and do not need to be declared.

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\(^1\) The £6 value has been selected with reference to existing industry guidance issued by the ABPI:
http://www.pmcpa.org.uk/thecode/Pages/default.aspx
• Gifts valued at over £50 should be treated with caution and only be accepted on behalf of Croydon Health Services NHS Trust and not in a personal capacity must be declared.

• Multiple gifts from the same source over a 12 month period should be treated in the same way as single gifts over £50 where the cumulative value exceeds £50.

A common sense approach should be applied to the valuing of gifts (using an actual amount, if known, or an estimate that a reasonable person would make as to its value).

7.2 Hospitality

• Staff should not ask for or accept hospitality that may affect, or be seen to affect, their professional judgement.

• Hospitality must only be accepted when there is a legitimate business reason and it is proportionate to the nature and purpose of the event.

• Particular caution should be exercised when hospitality is offered by actual or potential suppliers or contractors. This can be accepted, and must be declared, if modest and reasonable. Senior staff approval must be obtained.

Meals and refreshments:

• Under a value of £25 - may be accepted and need not be declared.

• Of a value between £25 and £75\(^2\) - may be accepted and must be declared.

• Over a value of £75 - should be refused unless (in exceptional circumstances) senior staff approval is given. A clear reason should be recorded on the organisation’s register(s) of interest as to why it was permissible to accept.

• A common sense approach should be applied to the valuing of meals and refreshments (using an actual amount, if known, or a reasonable estimate).

Travel and accommodation:

• Modest offers to pay some or all of the travel and accommodation costs related to attendance at events may be accepted and must be declared.

• Offers which go beyond modest, or are of a type that the organisation itself might not usually offer, need approval by senior staff, should only be accepted in exceptional circumstances, and must be declared. A clear reason should be recorded on the organisation’s register(s) of interest as to why it was permissible to accept travel and accommodation of this type. A non-exhaustive list of examples includes:
  o offers of business class or first class travel and accommodation (including domestic travel)
  o offers of foreign travel and accommodation

7.3 Sponsorship

Sponsorship may be received to provide financial support (either directly or indirectly) to fund an educational visit or event which has direct benefit to patient care or to support patient care services.

Offers of commercial sponsorship are acceptable, but only when:

• Impartiality can be assured (i.e. there is not any genuine or perceived incentive or expectation to prescribe or use more of any particular treatment or product as a result of the sponsorship); and

• There is an obvious and genuine education, training or research and development benefit to a department and/or the Trust.

\(^2\) The £75 value has been selected with reference to existing industry guidance issued by the ABPI http://www.pmcpa.org.uk/thecode/Pages/default.aspx
The procedure for sponsorship is the same as that for gifts. All acceptances and offers must be declared and recorded in the ‘Gifts, Hospitality and Sponsorship Register’ as stated in this policy. This includes sponsorship for attendance at external training events. In addition the recipient is to provide a detailed

When dealing with sponsors there must be no breach of patient or individual confidentiality or data protection rules and legislation.

No information should be supplied to the sponsor from whom they could gain a commercial advantage, and information which is not in the public domain should not normally be supplied.

Staff arranging sponsored events must declare this to the organisation.

The Trust recognises that it may receive offers for entire posts (i.e. employed positions) funded via external organisations. Such offers may be connected to particular research trials, and may be funded by Pharmaceutical and/or medical equipment companies. Such offers are acceptable by staff, provided the staff can assure impartiality. Specifically, the following arrangements should be in place:

- All such arrangements should be declared, using the Gifts, Hospitality and Sponsorship Form (see Appendix E, and also available on the intranet);
- There should be no incentive or expectation to prescribe or use more of any particular treatment or product other than in accordance with the peer-reviewed and mutually agreed protocol for the specific research intended.

7.4 Outside Employment

- Staff should declare any existing outside employment on appointment and any new outside employment when it arises.
- Where a risk of conflict of interest arises, the general management actions outlined in Section 6 of this policy should be considered and applied to mitigate risks.
- Where contracts of employment or terms and conditions of engagement permit, staff may be required to seek prior approval from the Human Resources Department to engage in outside employment.

All Trust staff are advised not to engage in outside employment that may conflict with their Trust work, or be detrimental to it. They must inform their line manager of any additional employment if they think that they may be risking a conflict of interest in this area. The Trust will be responsible for judging whether the interests of the general public could be harmed, by reference to considering what is in the best interests of patients and taxpayers.

7.5 Clinical Private Practice

Clinical staff may undertake private practice or work for outside agencies providing they do not do so within the time they are contracted to the Trust or if on sick leave, and they observe the conditions outlined in the paragraph above.

All Clinical staff should

- Seek prior approval of the Trust before taking up private practice
- declare all private practice on appointment, and/or any new private practice when it arises
- Ensure that, where there would be a conflict or potential conflict of interest, NHS commitments take precedence over private work
• Not accept direct or indirect financial incentives from private providers

Consultant Medical Staff employed by the Trust are engaged under “the Consultant Contract” which sets out the terms and conditions of service for consultants. The Trust’s Consultants should not initiate discussions about providing their Private Professional Services for NHS patients, nor should they ask other staff to initiate such discussions on their behalf.

In respect of this policy Consultants should be mindful of the relevant sections of the Terms and Conditions of Service for Consultants (2003) most notably Schedule 9 ‘Private Practice’ and Schedule 12 ‘Outside Employment and Financial Interests’.

Consultants should not undertake private work whilst working for the NHS, unless in an emergency. Consultants should make alternative arrangements to provide cover where emergency work of this kind regularly affects their NHS commitments. Otherwise, this may constitute fraud and the matter will be referred to the Trust’s LCFS for investigation in accordance with the Trusts Anti-Fraud, Bribery and Corruption Policy and Procedures.

7.6 Shareholdings and other ownership issues

• Staff should declare, as a minimum, any shareholdings and other ownership interests in any publicly listed, private or not-for-profit company, business, partnership or consultancy which is doing, or might be reasonably expected to do, business with the Trust.

• Where shareholdings or other ownership interests are declared and give rise to risk of conflicts of interest then the general management actions outlined Section 6 of this policy should be considered and applied to mitigate risks.

• There is no need to declare shares or securities held in collective investment or pension funds or units of authorised unit trusts.

7.9 Donations

• Donations made by suppliers or bodies seeking to do business with the Trust should be treated with caution and not routinely accepted. In exceptional circumstances they may be accepted but should always be declared. A clear reason should be recorded as to why it was deemed acceptable, alongside the actual or estimated value.

• Staff should not actively solicit charitable donations unless this is a prescribed or expected part of their duties for Croydon Health Services NHS Trust, or is being pursued on behalf of the Trust’s own registered charity or other charitable body and is not for their own personal gain.

• Staff must obtain permission from the Trust if in their professional role they intend to undertake fundraising activities on behalf of a pre-approved charitable campaign for a charity other than the Trust’s own.

• Donations, when received, should be made to a specific charitable fund (never to an individual) and a receipt should be issued.

• Staff wishing to make a donation to a charitable fund in lieu of receiving a professional fee may do so, subject to ensuring that they take personal responsibility for ensuring that any tax liabilities related to such donations are properly discharged and accounted for.
7.10 Preferential treatment in private transactions

Individual all staff must not seek or accept preferential rates or benefits in kind for private transactions carried out with companies, with which they have had, or may have official dealings on behalf of the Trust. This does not apply to concessionary agreements negotiated with companies by the NHS or Trust management, or by recognised staff interests, on behalf of all staff e.g. NHS staff benefits schemes.

7.11 Contracts

All staff who are in contact with suppliers and contractors (including external consultants), and in particular those all staff who are authorised to sign Purchase Orders, hold corporate credit cards, or place contracts for goods materials or services, are required to adhere to the professional standards set out in the Professional Code of Ethics of the Chartered Institute of Purchasing and Supply.

7.11.1 Favouritism in awarding contracts

Fair and open competition between prospective contractors or suppliers for Trust contracts is a Trust requirement as well as an obligation under the Public Contracts Regulations. This means that:

- No private, public or voluntary organisation or company which may bid for Trust business should be given any advantage over its competitors, e.g. advance notice of Trust requirements. This applies to all potential contractors, whether or not there is a relationship between them and the Trust, such as a long-running series of previous contracts.

- Each new contract should be awarded solely on merit, taking into account the requirements of the Trust and the ability of the contractor to fulfil them.

Trust management will ensure that no special favour is shown to current or former all staff or their close relatives or associates in awarding contracts to private or other businesses run by them or employing them in a senior or relevant managerial capacity.

Contracts may be awarded to such businesses where they are won in fair competition against other tenders, but scrupulous care will be taken to ensure that the selection process is conducted impartially and all staff that are known to have an interest play no part in the selection.

9 DEALING WITH BREACHES

There will be situations when interests will not be identified, declared or managed appropriately and effectively. This may happen innocently, accidentally, or because of the deliberate actions of staff or other organisations. For the purposes of this policy these situations are referred to as ‘breaches’.

Staff who are aware about actual breaches of this policy, or who are concerned that there has been, or may be, a breach, should report these concerns to Head of Corporate Affairs who will set up/initiate an investigation and take appropriate action where relevant.

To ensure that interests are effectively managed all staff are encouraged to speak up about actual or suspected breaches. For further information about how concerns should be raised can be found in the Trust’s ‘Freedom to Speak Up: Raising Concerns (Whistleblowing) Policy’.
9 TRAINING

The Trusts Local Counter Fraud Specialist (LCFS) is available to supply training on the Bribery Act 2010 and can be contacted on 020 7480 4722

9.1 Equality Impact Assessment

The Equality Impact Assessment for this policy is attached in Appendix A.

10 MONITORING COMPLIANCE

This policy and arrangements will be reviewed bi-annually by the Corporate Governance Team

11 REFERENCES

- Managing Conflicts of Interest in the NHS: Guidance for staff and organisations
- Commercial Sponsorship – Ethical Standards for the NHS, 2000
- Bribery Act 2010
- Fraud Act 2006
- Code of Conduct for Private Practice – Recommended Standards of Practice for NHS Consultants” (January 2004)

12 ASSOCIATED DOCUMENTATION

This policy is to be read in conjunction with obligations outlined in individual contracts of employment and, the following Trust policies:
- Anti-Fraud, Bribery and Corruption Policy and Procedures
- Supplier Representative Policy
- Quotation and Tendering Policy and Procedures
- Policy and Procedure for the Introduction and Development of New Interventional Procedures
- Policy and Guidance - Joint Working with the Pharmaceutical Industry and Sponsorship by the Pharmaceutical Industry
- Job Planning Policy
- Conduct for Medical Representatives
- Freedom to Speak up: Raising Concerns (Whistle Blowing) Policy

13 VERSION HISTORY TABLE

<table>
<thead>
<tr>
<th>Version</th>
<th>Date</th>
<th>Author</th>
<th>Ratified by</th>
<th>Comment/Reason for change</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
<td>August 2010</td>
<td>Lynette Wells</td>
<td>Integrated Governance and Clinical Governance Committee</td>
<td>New</td>
</tr>
<tr>
<td>2</td>
<td>May 2014</td>
<td>Moya Berry</td>
<td>Risk Assurance and Policy Group</td>
<td>The following changes were made as recommended by the Local Counter Fraud Specialist:</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>- Introduction amended to include the Bribery Act and other Acts</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>- Section 4 Manager’s responsibilities amended</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
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<td>- An additional paragraph included in</td>
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### Conflicts of Interests, Gifts, Hospitality and Sponsorship Policy, Version 4

<table>
<thead>
<tr>
<th>Section 6.3 Code of Conduct for Private Practice</th>
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<tbody>
<tr>
<td>• 3 more associated documents included in Section 10</td>
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<tr>
<td>• Declaration added in Appendix D</td>
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<table>
<thead>
<tr>
<th>Date</th>
<th>Authors</th>
<th>Departments</th>
<th>Changes</th>
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<tbody>
<tr>
<td>December 2015</td>
<td>Moya Berry</td>
<td>Risk Assurance and Policy Group</td>
<td>Policy updated to include declarations of interest as well as conflicts of interest</td>
</tr>
<tr>
<td>December 2016</td>
<td>Moya Berry</td>
<td>Risk Assurance</td>
<td>Policy updated to reflect recent changes to staff and practices</td>
</tr>
<tr>
<td>September 2017</td>
<td>Moya Berry</td>
<td>Risk Assurance and Policy Group</td>
<td>Changes</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Name of Policy changed to Conflicts of Interests, Gifts, Hospitality and Sponsorship Policy</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Updated policy following new guidance from NHS England</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Threshold for acceptance and declaration of gifts raised from £25 to £50</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Reducing the threshold of branded gifts from £25 to £6</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Added Summary Table in Appendix F</td>
</tr>
<tr>
<td>October 2018</td>
<td>Moya Berry</td>
<td>Risk Assurance and Policy Group</td>
<td>Updated in line with Counter Fraud Legislation</td>
</tr>
</tbody>
</table>
## APPENDIX A – EQUALITY IMPACT ASSESSMENT

**Policy:** Conflict of Interests, Gifts, Hospitality and Sponsorship Policy  
**Date:** September 2017  
**Officer conducting this Analysis:** Moya Berry, Head of Compliance and Regulation

<table>
<thead>
<tr>
<th>Protected Characteristic</th>
<th>Positive Impact</th>
<th>Negative Impact</th>
<th>None</th>
<th>Reasons for decision</th>
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<tbody>
<tr>
<td>Age</td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Disability</td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Faith</td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Gender</td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
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<tr>
<td>Race</td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Sexual Orientation</td>
<td></td>
<td></td>
<td>✓</td>
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## APPENDIX B – CONSULTATION TEMPLATE

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td><strong>Procedural Document’s Name:</strong></td>
<td>Interests, Gifts, Hospitality and Sponsorship Policy</td>
</tr>
<tr>
<td>2</td>
<td><strong>Procedural Document Author:</strong></td>
<td>Moya Berry, Head of Compliance and Regulation</td>
</tr>
<tr>
<td>3</td>
<td><strong>Group/Committee Consulted:</strong></td>
<td>Counter Fraud Team</td>
</tr>
<tr>
<td></td>
<td><strong>Date:</strong></td>
<td>August 2018</td>
</tr>
<tr>
<td>4</td>
<td><strong>Name and Title of Key Individuals Consulted</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Date:</strong></td>
<td></td>
</tr>
<tr>
<td></td>
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<td></td>
</tr>
<tr>
<td>5</td>
<td><strong>Comments</strong></td>
<td></td>
</tr>
</tbody>
</table>
APPENDIX C – NOLAN PRINCIPLES

**Selflessness**

Holders of public office should take decisions solely in terms of the public interest. They should not do so in order to gain financial or other material benefits for themselves, their family, or their friends.

**Integrity**

Holders of public office should not place themselves under any financial or other obligation to outside individuals or organisations that might influence them in the performance of their official duties.

**Objectivity**

In carrying out public business, including making public appointments, awarding contracts, or recommending individuals for rewards and benefits, holders of public office should make choices on merit.

**Accountability**

Holders of public office are accountable for their decisions and actions to the public and must submit themselves to whatever scrutiny is appropriate to their office.

**Openness**

Holders of public office should be as open as possible about all the decisions and actions that they take. They should give reasons for their decisions and restrict information only when the wider public interest clearly demands.

**Honesty**

Holders of public office have a duty to declare any private interests relating to their public duties and to take steps to resolve any conflicts arising in a way that protects the public interest.

**Leadership**

Holders of public office should promote and support these principles by leadership and example.
APPENDIX D – DECLARATION OF INTERESTS FORM

DECLARATION OF INTERESTS OF BOARD MEMBERS/CONSULTANTS/SENIOR STAFF
INTERESTS FOR THE FINANCIAL YEAR

<table>
<thead>
<tr>
<th>Surname:</th>
<th>First Name:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Position Held:

<table>
<thead>
<tr>
<th>Add details of Interest/s or insert ‘NONE’ if you have nothing to declare</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

(a) Do you, your spouse/partner or a close family member hold any directorships, including non-executive directorships in private companies or PLCs (with the exception of those of dormant companies)?

(b) Do you, your spouse/partner or a close family member have ownership or part ownership of private companies, businesses of consultancies likely or possibly seeking to do business with the NHS?

(c) Do you have any other employment whether substantive, temporary or fixed term including honorary contracts?

(d) Do you, your spouse/partner or a close family member hold majority or controlling shareholdings in organisations likely or possibly seeking to do business with the NHS?

(e) Do you, your spouse/partner or a close family member hold a position of authority in a charity, voluntary body or other organisation in the field of health and social care?

(f) Has any material transactions taken place between you or your close families or entities controlled by any of these and the Trust or any NHS organisation with which the Trust has material transactions?

‘I confirm that the details given above are complete and accurate. I understand that if the information on this form is false or incomplete, I may be prosecuted’

SIGNED: DATED:

The completed form should be sent to: Head of Corporate Affairs

Should your interests change following completion of this form, please submit a revised form.

If you have any queries about your declaration please contact the Head of Compliance and Regulation on Ext 0208 401 5526.

Please note that the form is also available on the Trust's intranet at: Conflicts of Interests, Gifts, Hospitality and Sponsorship page.
**APPENDIX E – GIFTS, HOSPITALITY AND SPONSORSHIP DECLARATION FORM**

All gifts, hospitality and sponsorship offered and either accepted or declined, over a value of £50 must be logged in the Trust's Gifts, Hospitality and Sponsorship Register.

I understand that failure to notify, and/or deliberately misrepresent a gift, hospitality or sponsorship, may lead to dismissal and/or referral to the Trust's Local Counter Fraud Specialist (LCFS) for investigation.

<table>
<thead>
<tr>
<th>Date hospitality, gift or sponsorship offered/received:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of person offered/receiving the hospitality, gift or sponsorship:</td>
<td></td>
</tr>
<tr>
<td>Position</td>
<td></td>
</tr>
<tr>
<td>Directorate:</td>
<td></td>
</tr>
<tr>
<td>Hospitality, gift or sponsorship offered/received from:</td>
<td></td>
</tr>
<tr>
<td>Details of hospitality, gift or sponsorship offered/received:</td>
<td></td>
</tr>
<tr>
<td>Approximate value of hospitality, gift or sponsorship offered/received:</td>
<td>£</td>
</tr>
</tbody>
</table>

**Declaration:**

* The hospitality, gift or sponsorship was offered but was declined

* I declare that the hospitality/gift/sponsorship (please delete as appropriate) acquired or received was entirely consistent with the requirement of the Code of Conduct for NHS managers and Standards of Business Conduct that no business decisions have or will be improperly influenced by gifts or advancements nor personal gain obtained. I understand that if the information on this form is false or incomplete, I may be prosecuted

* I confirm that I have read and understand the Interests, Hospitality, Gifts and Sponsorship Policy and have made all necessary declarations during the last year.

**Signed:**

(If the declaration is made by email, state “by email” in the signature box above)

**Date of declaration:**

**Manager’s statement**

I confirm I have been made aware of the hospitality, gift or sponsorship offered or received by the individual.

**Print name**

Signed and dated:

This form must be completed, not later than 14 days after the gift, hospitality or sponsorship was offered or received.

The completed form should be sent to: **Head of Compliance and Regulation**

If you have any queries about your declaration please contact the **Head of Compliance and Regulation** on Ext 0208 401 5526.
Please note that the form is also available on the Trust’s intranet at: Conflicts of Interests, Gifts, Hospitality and Sponsorship page.

**APPENDIX F – A SUMMARY OF GIFTS, HOSPITALITY AND SPONSORSHIP GUIDANCE**

<table>
<thead>
<tr>
<th>ISSUE/SITUATION</th>
<th>ACCEPT</th>
<th>MUST BE DECLARED</th>
<th>CONDITIONS/GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gifts from suppliers or contractors</td>
<td>NO</td>
<td>YES</td>
<td>Gifts from suppliers or contractors doing business with the Trust should <em>always</em> be declined</td>
</tr>
<tr>
<td>Branded promotional aids from suppliers or contractors under a value of £6</td>
<td>YES</td>
<td>NO</td>
<td>Total value should be no more than £6</td>
</tr>
<tr>
<td>Modest gifts from patients, families and service users under a value of £50 to wards and clinical departments (e.g. chocolates)</td>
<td>YES</td>
<td>NO</td>
<td>Several small gifts from the same source within the space of 12 months totalling more than £50 should be treated in the same way as a single gift valued over £50</td>
</tr>
<tr>
<td>Gifts valued over £50 from patients, families and service users</td>
<td>YES</td>
<td>YES</td>
<td>Treat with caution and only accept on behalf of the Trust</td>
</tr>
<tr>
<td>Gifts of cash and voucher to individuals</td>
<td>NO</td>
<td>YES</td>
<td><em>Always</em> decline. Do not accept</td>
</tr>
<tr>
<td>Gifts of cash or vouchers to go to ward /departmental charitable funds</td>
<td>YES</td>
<td>YES</td>
<td>Must be banked immediately in accordance with the Trust Standing Orders</td>
</tr>
<tr>
<td>Meals and refreshments under a value of £25</td>
<td>YES</td>
<td>NO</td>
<td>None</td>
</tr>
<tr>
<td>Meals and refreshments valued between £25 - £75</td>
<td>YES</td>
<td>YES</td>
<td>None</td>
</tr>
<tr>
<td>Meals and refreshments over a value of £75</td>
<td>NO</td>
<td>YES</td>
<td>Accept only in exceptional circumstances with senior staff approval. A clear reason for accepting should be recorded on the Trust’s register of interests.</td>
</tr>
<tr>
<td>Travel and accommodation – Modest offers</td>
<td>YES</td>
<td>YES</td>
<td>Only to cover some or all of the travel and accommodation cost related to attendance at events.</td>
</tr>
<tr>
<td>Travel and accommodation – beyond modest (e.g. Business or 1st class travel and accommodation; offers of foreign travel)</td>
<td>NO</td>
<td>YES</td>
<td>Accept only in exceptional circumstances with senior staff approval. A clear reason for accepting should be recorded on the Trust’s register of interests.</td>
</tr>
<tr>
<td>Sponsorship of Trust training events</td>
<td>YES</td>
<td>YES</td>
<td>A written agreement must be in place and the sponsorship disclosed in any papers relating to the meeting is declared and entered onto the register.</td>
</tr>
<tr>
<td>Personal sponsorship to attend trade or training events</td>
<td>YES</td>
<td>YES</td>
<td>Must be approved in advance, declared and entered into the Register. Value up to £1,000 to be approved by Clinical Director/Executive Director (unless the sponsorship is for the benefit of the Clinical Director/Executive Director, in which case it must be approved by the Chief Executive. Value over £1,000 to be approved by the Chief Executive.</td>
</tr>
<tr>
<td>Hospitality off Trust premises, e.g. working dinner, whether outside or within normal working hours</td>
<td>YES</td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>只有信托业务在场且不能在正常工作时间内的地方才能进行，必须事先批准，申报并在登记册中记录。价值不超过£100的应由经理或部门主管批准，价值超过£100的应由执行董事批准。工作人员应考虑是否提供的款待超出了正常范围。</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Entertainment from an existing supplier to mark a special occasion, e.g. installation of new equipment | YES | YES |
|必须事先批准。所有此类特殊场合必须首先与公司关系主管讨论并获得首席执行官的批准。 |

| Entertainment of any sort whilst the Trust is in the process of procuring goods or services from the supplier | NO | YES |
|任何提供物必须拒绝。 |

| Use of commercial premises for holidays or private purposes | NO | YES |
|任何提供物必须拒绝。 |

| Visits to supplier sites paid for by the supplier at a time when the Trust is procuring goods or services | NO | YES |
|任何提供物必须拒绝。如果此类访问是必要的，必须由信托支付费用以确保绝对公正；因此需要通过常规审批路线审批支出。 |

| Corporate hospitality e.g. attendance at sport events, theatre tickets | NO | YES |
|任何提供物必须拒绝。 |