# Policy for the Management of External Body Visits and Recommendations

Department / Service:	Healthcare Standards Team
Originator:	Healthcare Standards Lead
Accountable Director:	Chief Nursing Officer
Approved by:	Trust Management Executive
Date of approval:	24 <sup>th</sup> May 2023
Review date:	5th November 2025
This is the most current	
document and should be used	
until a revised version is in	
place	
Target Organisation(s)	Worcestershire Acute Hospitals NHS Trust
Target Departments	All
Target staff categories	Executive Directors
	Corporate Lead Nurses & Divisional Management
	Teams of all Directorates and Departments
	receiving inspection visits

#### **Policy Overview:**

This policy outlines Worcestershire Acute Hospitals NHS Trust's processes for preparing for External Body visits, inspections and accreditations etc. and responding to the Trust specific recommendations and requirements that arise from them.

Policy for the Management of	of External Body	Visits & Recommendations
WAHT-CG-020	Page 1 of 25	Version 5.2

Trust Policy
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Date	Amendment	Approved by:
April 2023	The department/ service owner has been updated	TME – May 2023
	from Clinical Governance & Risk Management to the Healthcare Standards (HCS) Team	
April 2023	The frequent terms used within the policy have been updated to ensure consistency throughout i.e.	TME – May 2023
	'External Body' instead of 'External Agency'	
April 2023	Responsibilities and duties of the Healthcare Standards Lead added	TME – May 2023
April 2023	Inclusion of a process to ensure the HCS Team have oversight of External Body visits	TME – May 2023
April 2023	Development of a Master Log which will be held centrally by the HCS Team, returns to be submitted by the Divisional Director of Operations and Corporate Leads	TME – May 2023
April 2023	Flow processes reviewed and updated as appropriate	TME – May 2023
June 2023	Appendix 1 - Health Education West Midlands changed to NHS England – Midlands Team	Amy Gray
5 <sup>th</sup> March 2025	Document extended for 6 months whilst under review	Rachel Beasley- Suffolk

## Key amendments to this document

Policy for the Management of	of External Body	Visits & Recommendations
WAHT-CG-020	Page 2 of 25	Version 5.2

#### Contents page:

- 1. Introduction
- 2. Scope of this document
- 3. Definitions
- 4. Responsibility and Duties
- 5. Process and Response to External Body Activity and Recommendations
  - 5.1 Identification of External Bodies
  - 5.2 Scheduling External Visits
  - 5.3 Preparation for External Visits
  - 5.4 Receiving Verbal Feedback from External Visits
  - 5.5 Review and Response of Recommendations
    - 5.5.1 Responding to External Bodies
    - 5.5.2 Sustainable Change
    - 5.5.3 Opportunities for Shared Learning
  - 5.6 Communications
  - 5.7 Process Variations
    - 5.7.1 Unannounced visits
    - 5.7.2 Section 28 Recommendations from a Prevention of Future Deaths Report
    - 5.7.3 Claims Advisory Report and Risk Management Recommendations
    - 5.7.4 Self-Commissioned Reviews
- 6. Implementation of key document
  - 6.1 Plan for implementation
  - 6.2 Dissemination
  - 6.3 Training and awareness
- 7. Monitoring and compliance
- 8. Policy review
- 9. References
- 10. Background
  - **10.1** Equality requirements
  - 10.2 Financial Risk Assessment

Policy for the Management of	of External Body	y Visits & Recommendations
WAHT-CG-020	Page 3 of 25	Version 5.2





- **10.3** Consultation Process
- 10.4 Approval Process
- 10.5 Version Control

## Appendices

Appendix 1	List of External Agencies & Reporting Arrangements
Appendix 2	Flow Process - Notification of an Assessment Visit Process
Appendix 3	Flow Process - Responding to an Unannounced Visit
Appendix 4	Flow Process - Responding to an Out of Hours Unannounced Visit
Appendix 5	External Visits Log

## **Supporting Documents**

Supporting Document 1	Equality Impact Assessment
Supporting Document 2	Financial Risk Assessment

Policy for the Management of	of External Body	y Visits & Recommendations
WAHT-CG-020	Page 4 of 25	Version 5.2



#### 1. Introduction

There are a multitude of External Bodies that visit, review, inspect, assess or accredit NHS Trusts or make recommendations following inquests, inquiries or reviews etc.

The coordination and evaluation of these will bring benefits to the organisation by; minimising the operational burden by reducing overlap between visits, identifying potential gaps and providing a robust means of agreeing and implementing suitable actions in response. This will provide the Board and External Bodies with assurance that recommendations are responded to appropriately and the required standards are met.

This policy sets out the systematic processes to ensure that for each key visit the suitable preparation is made, resulting recommendations are implemented within a specified time scale, that they are monitored following their implementation, and there is a formal reporting and reviewing process through to Executive sign-off.

#### 2. Scope of this document

The policy applies to all employees of the Worcestershire Acute Hospitals NHS Trust involved in the facilitation of any visits conducted by an External Body, both for clinical and non-clinical purposes.

This is inclusive of any special reviews commissioned by the Trust itself and undertaken by External Bodies or individuals.

This Policy lists External Bodies or sources of recommendations that are key and specific to the Trust, this list is not exhaustive and the principles of this policy should be applied to all External Bodies undertaking review activity within the Trust.

Excluded from the scope of this policy are:

• Reviews of individual staff by an External Body which would be addressed through Human Resources policies.

#### 3. Definitions

**External Body** - an authoritative body that has been given a role by NHS England or other body in regulating the corporate and professional activities of all NHS Trusts. (e.g. Care Quality Commission (CQC), National Institute for Clinical Excellence (NICE), Health Education West Midlands, HM Coroner).

**Key External Body** – as above, but one that has been identified by the Trust for corporate attention and review, due to its significance, listed in Appendix 1.

**Accreditation -** relates to audit and review activities of both internal and External Bodies, which are required to deliver Board Assurance that the services being delivered by the Trust are fit for purpose and achieving the desired outcomes as laid down by the Trust's strategy and policies.

**Inspection** – A formal review by a body with statutory powers to determine compliance with standards and report on the performance of the organisation.

**Peer Review** - a process of self-regulation by a profession or a process of evaluation involving qualified individuals within the relevant field. E.g. Cancer Peer Review.

Policy for the Management of	of External Body	Visits & Recommendations
WAHT-CG-020	Page 5 of 25	Version 5.2



**Visit** – a formal review to determine compliance with standards. For simplicity, this policy refers to 'visits' as a catch-all description of inspection, accreditation and assessment visits.

**Recommendation –** advice for improvement based on the findings of a visit / inspection / assessment / accreditation.

#### 4. Responsibility and Duties

#### 4.1 Chief Executive (CEO)

The Chief Executive is ultimately responsible for implementation of the processes described within this policy and is directly responsible for the oversight of Section 28 processes.

#### 4.2 Healthcare Standards Lead

- To maintain the processes for the Trust to manage External Body visits and respond effectively to recommendations.
- To maintain a Master Log of forthcoming visits and visits that have taken place, the status of action plans and the name of the committee/group monitoring the outcome of the visit, as notified by the Divisions and Corporate Departments
- Report a Summary of the above to Quality Governance Committee (QGC) Quarterly
- Further responsibilities pertaining to the Trust's relationships with the CQC can be found in the Policy for managing the requirements of the Health and Social Care Act 2008 (Regulated Activities) Regulations 2014 (WHAT-CG-769).

#### 4.3 Executive/Divisional Director of Operations

- An External Visit Lead is appointed for each External Body visit.
- Oversight of the External Visit Lead's plans for a successful visit
- Notification to the Healthcare Standards Team of the forthcoming visits.
- Submission of a Quarterly Return of forecasted or known forthcoming visits, and visits that have taken place (Appendix 5) within the specified timeframe, unless alternative notification methods have been agreed with divisions.
- The outcome of any visit is reported in accordance with the relevant committee schedule, together with an action plan and evidence for assurance.

#### 4.4 External Visit Lead

This title refers to the individual(s) nominated as being responsible for preparing and coordinating an External Body visit;

- As soon as a visit becomes known (present or future), to inform the Healthcare Standards Team and the relevant Executive Lead, of the date and nature of the visit and anticipated date for receipt of a report.
- Preparations for the visit, as outlined in **Section 5.3**
- On receipt of the External Body's report, to provide a summary of the initial findings to the relevant committee and Executive Lead. Ensure strict confidentiality and embargo the report when leading the factual accuracy process.
- Coordinate the response to the report.
- Populate the Trust Risk Register with risks identified from the reviews with the relevant Datix source populated under 'External inspections' or as appropriate.

Policy for the Management of	of External Body	y Visits & Recommendations
WAHT-CG-020	Page 6 of 25	Version 5.2



- Prepare a report and action plan to address any recommendations, the monitoring committee will determine the frequency for review
- Maintain action plans agreed to implement any recommendations as a result of the reviews and report to the relevant committee.

#### 4.5 Communications Team:

• Media and internal communications of External Body visits and report findings will be coordinated by the Trust's Communications Team.

#### 4.6 Committees with overarching responsibilities

#### 4.6.1 Trust Board

The Board provides leadership and support for the implementation of this policy and the management of External visits. It gains assurance that this policy is implemented from the Quality Governance Committee.

#### 4.6.2 Quality Governance Committee (QGC)

- Receives exception reports, through the Clinical Governance Group, where actions in response to External visits are not progressing to plan.
- Receives a quarterly report from the Healthcare Standards Team summarising reports received in the previous quarter and forthcoming visits, as notified by the Divisions and Corporate Departments.
- Provides assurance to the Board that External Visits are managed effectively.

#### 4.6.3 Clinical Governance Group (CGG)

- Receives exception reports from the Divisions where actions in response to External visits are not progressing to plan.
- Monitors compliance with this policy and oversees the organisational learning from visits.

#### 4.6.4 Divisional Governance Framework

- Receive summary report and action plan from the External Visit Lead.
- Provides any necessary support to ensure that action plans are progressed.
- Reports, by exception, to the Clinical Governance Group, all instances where actions in response to External visits are not progressing to plan, or where Trust wide action and support is needed.

#### 4.6.5 Responsible Committees (Appendix 1)

- Reviewing summary reports and considering whether the identified action is adequate and appropriate to address the recommendations.
- Working in partnership with the relevant Divisional Governance or Management Team to monitor actions to completion and reviewing the evidence of assurance provided.

Policy for the Management of	of External Body	y Visits & Recommendations
WAHT-CG-020	Page 7 of 25	Version 5.2

#### 5 Processes Relating to External Body Activity and Recommendations

#### 5.1 Identification of External Bodies

The External Bodies potentially visiting the Trust are numerous. A list of key visits has been derived to identify those that are of critical importance to the Trust's business as a provider of healthcare (Appendix 1). This list is not exhaustive and the principles of this policy should be applied to all External visits. This list will be reviewed and amended when this policy is reviewed and when new inspections / visits arise e.g. when the Chief Executive receives notification.

#### 5.2 Scheduling External Visits

- All visits should follow the process as described in Appendix 2.
- The Healthcare Standards Team will maintain the Master Log of both national and local visits.
- The External Visit leads will make arrangements for each visit and notify the relevant Executive Lead and the Healthcare Standards Team, of the date so that it can be recorded in the Master Log. Any clashes will be identified within the Master Log and resolved with the External Visit Leads.
- The Trust is subject to unannounced visits and these are dealt with as a variation to this process, see **Section 5.7**.

#### 5.3 Preparation for External visits

Each visit will have its own requirements but is likely to require these common factors that the External Visit Lead must include in their preparation:

- Preparation and provision of evidence to members of the External Body either before or during the visit.
- Preparation of relevant staff.
- Informing the responsible committee of the progress with preparations for the visit and escalate any issues that require resolution.
- Arranging logistics inclusive of: a suitable base room, catering, parking arrangements, availability of relevant staff including relevant Senior Staff/Directors, access to clinical/non-clinical areas.
- Welcoming members of the External Body.
- Checking the identification of members of the External Body and providing signing in process or safety briefing as necessary.
- Arranging logistics to facilitate a verbal feedback meeting to close the visit.

#### 5.4 Receiving Verbal Feedback from External Visits

Feedback is usually provided verbally at the end of a visit and followed by a written report. External Visit Leads will prepare to receive verbal feedback as the External Body requires by:

- Determining which internal Staff members are required to be present at the verbal feedback session at the end of the visit to:
  - Receive the feedback.
  - Communicate the feedback to the relevant Executive Lead/ committee if they are not present.
  - Authorise any immediate actions to be taken in response to the verbal feedback.
  - Should immediate action be required to respond to an immediate risk, the responsible individuals are required to take the necessary action and/or conduct a risk assessment and document it on the Datix System.

Policy for the Management of External Body Visits & Recommendations			
WAHT-CG-020	Page 8 of 25	Version 5.2	



#### 5.5 Review and Response to Written Recommendations

#### 5.5.1 Responding to External Bodies

If an initial letter is received from the External Body prior to the formal draft report the below processes should be replicated.

The recommendations and written report arising from an External Visit need to be considered by the External Visit Lead and any individuals/groups/committees with a responsibility for the service or function reviewed. Appendix 1 identifies the committees and individuals responsible for each of the identified key visits, all other visits should be managed using the same principles:

- Upon receipt of the draft report, adherence to strict confidentiality when internally distributing is essential.
- Completing factual accuracy checks against any guidance provided by the External Body prior to returning it and awaiting the final written report.
- Determine the response required to any recommendations.
- Prepare a summary report to include actions and timescales (Immediate, medium or long term).
- Enter significant risks arising from the visit on the Datix System's risk register with associated actions and continuously review and update them as appropriate.
- Provide the summary report to the responsible committee / Executive Lead for review of the findings and suitability of the actions at the first available opportunity.
- Agree actions, timescales and frequency of monitoring with the responsible committee that will formally receive and acknowledge the action plan at agreed intervals and monitor the actions through to completion.

#### 5.5.2 Sustainable Change

The External Visit Lead and Responsible Committee will ensure that there is a process in place to ensure that completed actions have successfully addressed the recommendation and resulted in the necessary improvement, and that improvements have been sustained. This should be reflected by the Level of Assurance in the Quarterly Return to the Healthcare Standards Team (Appendix 5).

#### 5.5.3 Opportunities for Shared Learning

External Visits provide an opportunity to share learning across the organisation. External Visit Leads should ensure that the results of External Visits are cascaded to all levels of staff and, where relevant, stakeholders.

Any action plans developed following External visits or other form of review should be shared widely, including to frontline staff via staff meetings and any other communication routes.

#### 5.6 Communications

The internal and external communications for visits must adhere to strict confidentiality requirements with embargoes on distribution at various times through the process.

Policy for the Management of External Body Visits & Recommendations		
WAHT-CG-020	Page 9 of 25	Version 5.2



Worcestershire Acute Hospitals

Staff receiving enquiries from the media about External reviews should refer the enquirer to the Communications Team to manage this process, liaising with the Executive Lead and External Visit Lead as appropriate.

#### 5.7 Process Variations

#### 5.7.1 Unannounced visits

Some External Bodies use unannounced or limited notice visits to assess compliance with standards or the law. These include the Care Quality Commission, the Health & Safety Executive and commissioners of NHS Healthcare.

While limited specific preparation can be made for these visits, the response to recommendations will follow the same path as for recommendations received from other External Bodies.

The flow process for responding to unannounced visits, including where these occur out of hours, is provided in Appendix 3.

#### 5.7.2 Section 28 - Recommendations from a Prevention of Future Deaths Report

If a coroner feels that the evidence provided at an inquest gives rise to a concern that circumstances creating a risk of other deaths will occur or continue to exist, they may make a Section 28 report, this is sent to the organisation which has responsibility for the circumstances.

The Trust's Chief Executive will receive Section 28 letters and nominate an individual to Lead on the response to the recommendations. The response will be reviewed by the Chief Executive before it is released.

- A recipient of a Section 28 report must send a written response within 56 days.
- The response must give details of any action which has been or is proposed will be taken, or provide an explanation when no action is proposed.

#### 5.7.3 Claims Advisory Report and Risk Management Recommendations

NHS Resolution and their solicitors provide Advisory Reports and risk management recommendations identified from their case review and expert reports.

Within Worcestershire Acute Hospitals NHS Trust these are managed through the Head of Legal Services and the full process is described in the Claims Handling Policy & Procedure (WAHT-LS-01).

#### 5.7.4 Self-Commissioned Reviews

On occasions the Trust Board will commission its own reviews undertaken by External Bodies. The Chief Executive will make individual arrangements for each review and ensure that there is oversight by a Lead Executive. The principles contained within this policy will be adhered to.

Policy for the Management of External Body Visits & Recommendations		
WAHT-CG-020	Page 10 of 25	Version 5.2

#### 6 Implementation

#### 6.6 Plan for implementation

The principles of this policy have been previously embedded. However, the renewal of this policy will be highlighted to key staff and support for its implementation will be provided by the Healthcare Standards Team via the Quality Governance Committee where necessary.

#### 6.7 Dissemination

The policy will be available to all staff via the Trust's Key Documents Page.

#### 6.8 Training and awareness

Awareness of this policy will be raised through the dissemination process above. Limited training is necessary but assessment leads will be contacted and made aware of the policy's requirements as the visits are identified.

Policy for the Management of External Body Visits & Recommendations		
WAHT-CG-020	Page 11 of 25	Version 5.2





## 7 Monitoring and compliance

Page/ Section of Key Document	Key control:	Checks to be carried out to confirm compliance with the Policy:	How often the check will be carried out:	Responsible for carrying out the check:	Results of check reported to: (Responsible for also ensuring actions are developed to address any areas of non-compliance)	Frequency of reporting:
	WHAT?	HOW?	WHEN?	WHO?	WHERE?	WHEN?
5.2	A Master Log is made of all External visits and is held by the Healthcare Standards Team. This Log is as accurate as the information provided via relevant parties.	Divisional Director of Operations to complete quarterly returns of scheduled visits and recent visits.	Quarterly	DDO/ PA to DDO.	QGC	Quarterly
5.5	Quarterly paper provided by the Healthcare Standards Team of: • forthcoming visits • recent visits Summarised from Quarterly Returns provided by Appendix 5.	QGC to ensure compliance with schedule of expected papers and to seek assurance from monitoring committees when necessary.	Quarterly	QGC Chair	QGC	Quarterly
5.5	Risks raised from External visits and their recommendations are recorded on the Datix Risk Register in line with the Risk Management Policy.	Ongoing review of risk register, recorded actions and risk scores.	Ongoing	Responsible Committee, relevant DMT and External Visit Leads.	QGC	Quarterly

Policy for the Management of External Body Visits & Recommendations			
WAHT-CG-020	Page 12 of 25	Version 5.2	





#### 8 Policy Review

This policy will be reviewed two years after its approval date, unless there are any major changes required before that date.

#### 9 References

#### **References:**

Code:

Claims Handling Policy & Procedure	WAHT-LS-01.
Risk Management Strategy	WAHT-CG-007
Policy for managing the requirements of the Health and Social Care Act 2008 (Regulated Activities) Regulations 2014	WAHT-CG-769
Health and Care Act 2022 (legislation.gov.uk)	External
102. Relevant bodies & Special Health Authorities	

#### 10 Background

#### **10.1 Equality requirements**

The content of the policy has no adverse impact on equality and diversity.

#### 10.2 Financial risk assessment

This policy has no adverse financial impact.

#### 10.3 Consultation

Consultation should involve QGC as the committee responsible for oversight of all External visits and progress of actions against recommendations, furthermore the External Visit Leads outlined in Appendix 1.

#### **Contribution List**

This key document has been circulated to the following individuals for consultation;

Designation
Executive Directors
Deputy Chief Medical Officers
Deputy Chief Nursing Officers
Divisional Medical Directors
Deputy Directors of Nursing
Divisional Directors of Nursing
Divisional Director of Nursing & Midwifery
Divisional Directors of Operations
Directorate Managers
Clinical Tutors
Health & Safety Manager
Director of Corporate Governance
Cancer Services Manager
Training & Development Manager
Patient Experience Lead Nurse
Communications Team

Policy for the Management of External Body Visits & Recommendations			
WAHT-CG-020	Page 13 of 25	Version 5.2	





This key document has been circulated to the chair(s) of the following committees / groups for comments;

Committee	
Clinical Governance Group	
Quality Governance Committee	

#### 10.4 Approval Process

This Policy will be approved by the Trust Management Executive.

#### 10.5 Version Control

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This section should contain a list of key amendments made to this document each time it is reviewed.

Date	Amendment	By:

Policy for the Management of External Body Visits & Recommendations		
WAHT-CG-020	Page 14 of 25	Version 5.2





## Appendix 1.

External Body	External Visit Lead(s)	Responsible Committee
Reporting to Trust Board:		
Care Quality Commission	Chief Nursing Officer	Clinical Governance Group
HM Coroner (Section 28)	Chief Executive	Learning from Deaths Group
National Clinical Assessment Service (NCAS)	Chief Medical Officer	Clinical Governance Group
General Medical Council (GMC)	Chief Medical Officer	Doctors & Associates Workforce Group
Reporting to Trust Manager	nent Executive (TME):	
Health & Safety Executive	Health & Safety Manager	Health & Safety Committee
NHS England – Midlands Team	Clinical Tutors /	Trust-wide Learning & Development Group
Quality Assurance Agency for Higher Education	Training Manager	Workforce Assurance
UK Border Agency	Director of Workforce & Organisational Development	Workforce Assurance
NHS Protect (NHS CFSMS)	H&S Manager / Local Security Management Specialist	Health & Safety Committee
Fire Authority	Health & Safety Manager	Health & Safety Committee
Reporting to Clinical Govern	nance Group (CGG):	
NHS England	Chief Executive	Subject Dependant
West Midlands Quality Review Service	Determined by the subject of the review	Subject Dependant
MHRA (Blood)	Countywide Haematology and Blood Transfusion Quality Manager	Blood Transfusion Expert Forum

Policy for the Manageme	ent of External Body Vis	sits & Recommendations
WAHT-CG-020	Page 15 of 25	Version 5.2

## Worcestershire Acute Hospitals

External Body	External Visit Lead(s)	Responsible Committee
Reporting to Clinical Govern	nance Group (CGG) Continue	ed:
Cancer Peer review visits	Cancer Peer Review Quality Manager	Cancer Board
Local Midwifery Supervisory Officer	Chief Nursing Officer / Head of Midwifery	Divisional Governance Framework
Joint Advisory Group (Endoscopy)	CD for Endoscopy	Divisional Governance Framework
West Midlands Trauma Network	MD for Patient Safety	Divisional Governance Framework
West Midlands Cancer Intelligence Unit – Cervical Screening	Hospital Based Programme Co- ordinator	Divisional Governance Framework
West Midlands Cancer Intelligence Unit – Bowel Screening	CD for Endoscopy	Divisional Governance Framework
Royal Colleges (various)	Specialty Education Leads / Clinical Tutors / Chief Medical Officer	Divisional Governance Framework
MHRA (Devices)	Director of Asset Management	Medical Devices Group
MHRA (Wholesaler's Dealers Licence)	Clinical Director of Pharmacy	Divisional Governance Framework
Regional QA Service – Farwell Audit	Clinical Director of Pharmacy	Medicines Safety Committee
Home Office (CD Licence)	Clinical Director of Pharmacy	Divisional Governance Framework
General Pharmaceutical Council – registered Pharmacy	Clinical Director of Pharmacy	Divisional Governance Framework
Clinical Pathology Accreditation (UK) Ltd	Countywide Haematology and Blood Transfusion Quality Manager	Pathology Quality and Accreditation Committee (PQAC)
Human Tissue Authority	HTA Designated Individual Directorate Manager Cellular Pathology Lead BMS	Pathology Quality and Accreditation Committee PQAC
Healthwatch Worcestershire	Chief Nursing Officer	Patient, Carer and Public Engagement Steering Group
PLACE inspections	Chief Nursing Officer	Patient Environment Operational Group
Commissioners (ICS, LAT)	Chief Nursing Officer	Subject Dependent

Policy for the Management of External Body Visits & Recommendations		
WAHT-CG-020	Page 16 of 25	Version 5.2





Appendix 2.



Policy for the Manageme	ent of External Body Vis	sits & Recommendations
WAHT-CG-020	Page 17 of 25	Version 5.2





#### Appendix 3.

## Flow Process for Responding to an Unannounced Site Visit

1. It is the responsibility of the area affected by the visit to inform the Chief Executive's Office of any unannounced site visits by External Bodies IMMEDIATELY by telephoning extension 30883 (DDI 01905 733960).

2. All visitors should be asked to produce their ID, and if there is any doubt of the validity of this the offices of the visiting body should be contacted to verify their identity. (For CQC Inspectors, contact 03000 616161)

3. The CEO nominates a lead to manage the visit.

4. CEO's office informs all Executive Directors of the visit and the Healthcare Standards Team and nominates an External Visit Lead.

5. The External Visit Lead, or someone delegated by them, informs the following people of the visit; Divisional Directors of Nursing Divisional Medical Directors Divisional Directors of Operations Matrons Directorate Managers Clinical Directors

6. The External Visits Lead organises any escorts to accompany the visiting team, an office base and any other logistical requirements.

7. The External Visits Lead will ensure that the needs of visitors are met, including access to people and the provision of any information and documentation requested. They will delegate roles to a supporting team as necessary. Membership of the supporting team will be dependent on the scope of the visit.

8. The External Visit Lead, or someone delegated by them, will maintain a log of information requested and provided, during the visit and thereafter.

9. Adequate cover arrangements should be in place to cover periods where key individuals are absent or unavailable.

Policy for the Manageme	ent of External Body Vi	sits & Recommendations
WAHT-CG-020	Page 18 of 25	Version 5.2





Appendix 4.

## Flow Process for Responding to an Out Of Hours Unannounced Site Visit

1. It is the responsibility of the area affected by the visit to inform the On-call Executive and On-call Manager of any unannounced site visits by External Bodies IMMEDIATELY when they arrive on site.

2. All visitors should be asked to produce their ID, and if there is any doubt of the validity of this the offices of the visiting body should be contacted to verify their identity. (For CQC Inspectors, contact 03000 616161).

3. The On-call Executive nominates an External Visits Lead to manage the visit (this lead may act in interim until the typical Lead is available). The lead will be dependent on the nature of the visit.

4. The On-call Manager informs relevant staff that a visit is taking place. Those to be informed will be dependent on the nature of the visit, but are likely to include;

- a. Emergency Department Co-ordinator
- b. All on-call consultants or the most senior doctors on site.
- c. 401/0903 (depending on site affected) bleep holder
- d. On-call Matron
- e. PFI/ Facilities Manager

5. The individuals above cascade details of the visit to all relevant staff without delay.

6. The External Visits Lead will ensure that the needs of visitors are met, including access to people and the provision of any information and documentation requested. They will delegate roles to a supporting team as necessary. Membership of the supporting team will be dependent on the scope of the visit.

7. The External Visits Lead organises any escorts to accompany the visiting team, an office base, where required, and any other logistical requirements.

8. The External Visits Lead should ensure that a log of information requested and provided is maintained.

9. At the earliest opportunity following the visit the External Visits Lead informs the relevant parties and Healthcare Standards Team of the visit.

Policy for the Manageme	ent of External Body Vis	sits & Recommendations
WAHT-CG-020	Page 19 of 25	Version 5.2





## Appendix 5.



Policy for the Manageme	ent of External Body Vis	sits & Recommendations
WAHT-CG-020	Page 20 of 25	Version 5.2









#### Herefordshire & Worcestershire STP - Equality Impact Assessment (EIA) Form Please read EIA guidelines when completing this form

#### Section 1 - Name of Organisation (please tick)

Herefordshire & Worcestershire STP		Herefordshire Council	Herefordshire CCG
Worcestershire Acute Hospitals NHS Trust	$\checkmark$	Worcestershire County Council	Worcestershire CCGs
Worcestershire Health and Care NHS Trust		Wye Valley NHS Trust	Other (please state)

Name of Lead for Activity	Amy Gray

individuals	Name	Job title	e-mail contact
completing this assessment	Amy Gray	Healthcare Standards Lead	Amy.gray13@nhs.net
	Effie Gridley	Healthcare & Quality Standards Officer	Effie.gridley@nhs.net
Date assessment completed	10/05/2023		

#### Section 2

Activity being assessed (e.g. policy/procedure, document, service redesign, policy, strategy etc.)	<b>Title:</b> Policy for the Management of External Body Visits & Recommendations			
What is the aim, purpose and/or intended outcomes of this Activity?	This policy outlines how the Trust will manage external body visits and recommendations.			
Who will be affected by the development & implementation of this activity?	□✓Service User□✓Staff□✓Patient□✓Communities□✓Carers□OtherOther□✓Visitors□□			
Is this:	<ul> <li>□ ✓ Review of an existing activity</li> <li>□ New activity</li> </ul>			

Policy for the Management of External Body Visits & Recommendations			
WAHT-CG-020	Page 21 of 25	Version 5.2	

<b>Trust Policy</b>
---------------------



	Planning to withdraw or reduce a service, activity or presence?
What information and evidence have you reviewed to help inform this assessment? (Please name sources, eg demographic information for patients / services / staff groups affected, complaints etc.	
Summary of engagement or consultation undertaken (e.g. who and how have you engaged with, or why do you believe this is not required)	
Summary of relevant findings	

#### Section 3

Please consider the potential impact of this activity (during development & implementation) on each of the equality groups outlined below. Please tick one or more impact box below for each Equality Group and explain your rationale. Please note it is possible for the potential impact to be both positive and negative within the same equality group and this should be recorded. Remember to consider the impact on e.g. staff, public, patients, carers etc. in these equality groups.

Equality Group	Potential positive impact	Potential <u>neutral</u> impact	Potential negative impact	Please explain your reasons for any potential positive, neutral or negative impact identified
Age		$\checkmark$		
Disability		$\checkmark$		
Gender Reassignment		√		
Marriage & Civil Partnerships		√		
Pregnancy & Maternity		$\checkmark$		
Race including Traveling Communities		$\checkmark$		
Religion & Belief		$\checkmark$		
Sex		✓		
Sexual Orientation		$\checkmark$		

Policy for the Management of External Body Visits & Recommendations			
WAHT-CG-020	Page 22 of 25	Version 5.2	

## **Trust Policy**

## Worcestershire Acute Hospitals

Equality Group	Potential positive impact	Potential <u>neutral</u> impact	Potential negative impact	Please explain your reasons for any potential positive, neutral or negative impact identified
Other Vulnerable and Disadvantaged		√		
Groups (e.g. carers; care leavers; homeless; Social/Economic deprivation, travelling communities etc.)				
Health Inequalities (any preventable, unfair & unjust differences in health status between groups, populations or individuals that arise from the unequal distribution of social, environmental & economic conditions within societies)		V		

#### Section 4

What actions will you take to mitigate any potential negative impacts?	Risk identified	Actions required to reduce / eliminate negative impact	Who will lead on the action?	Timeframe
How will you monitor these actions?			1	
When will you review this	In line with policy re	eview		
<b>EIA?</b> (e.g in a service redesign, this EIA should be revisited regularly throughout the design & implementation)				

Section 5 - Please read and agree to the following Equality Statement

#### 1. Equality Statement

1.1. All public bodies have a statutory duty under the Equality Act 2010 to set out arrangements to assess and consult on how their policies and functions impact on the 9 protected characteristics: Age; Disability; Gender Reassignment; Marriage & Civil Partnership; Pregnancy & Maternity; Race; Religion & Belief; Sex; Sexual Orientation

1.2. Our Organisations will challenge discrimination, promote equality, respect human rights, and aims to design and implement services, policies and measures that meet the diverse

Policy for the Management of External Body Visits & Recommendations			
WAHT-CG-020	Page 23 of 25	Version 5.2	



**NHS Trust** 



needs of our service, and population, ensuring that none are placed at a disadvantage over others.

1.3. All staff are expected to deliver services and provide services and care in a manner which respects the individuality of service users, patients, carer's etc, and as such treat them and members of the workforce respectfully, paying due regard to the 9 protected characteristics.

Signature of person completing EIA	- <u>zG</u> .
Date signed	10/05/2023
Comments:	
Signature of person the Leader Person for this activity	A. Gry
Date signed	10/05/2023
Comments:	



Policy for the Management of External Body Visits & Recommendations			
WAHT-CG-020	Page 24 of 25	Version 5.2	



#### Supporting Document 2 – Financial Impact Assessment

To be completed by the key document author and attached to key document when submitted to the appropriate committee for consideration and approval.

	Title of document:	Yes/No
1.	Does the implementation of this document require any additional Capital resources	No
2.	Does the implementation of this document require additional revenue	No
3.	Does the implementation of this document require additional manpower	No
4.	Does the implementation of this document release any manpower costs through a change in practice	No
5.	Are there additional staff training costs associated with implementing this document which cannot be delivered through current training programmes or allocated training times for staff	No
	Other comments:	

If the response to any of the above is yes, please complete a business case and which is signed by your Finance Manager and Directorate Manager for consideration by the Accountable Director before progressing to the relevant committee for approval

Policy for the Management of External Body Visits & Recommendations		
WAHT-CG-020	Page 25 of 25	Version 5.2