

Policy Number	SA02A
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This document has been reviewed in line with the *Policy Alignment Process for Liverpool Community Health NHS Trust Services*. It is a **valid Mersey Care document**, however due to organisational change this FRONT COVER has been added so the reader is aware of any changes to their role or to terminology which has now been superseded. **When reading this document please take account of the changes highlighted in Part B and C of this form.**

Part A – Information about this Document

Policy Name	SA02A Risk Management Policy								
Policy Type	Board Approved (Trust-wide) <input type="checkbox"/>			Trust-wide <input checked="" type="checkbox"/>			Divisional / Team / Locality <input type="checkbox"/>		
Action	No Change <input type="checkbox"/>	Minor Change <input checked="" type="checkbox"/>	Major Change <input type="checkbox"/>	New Policy <input type="checkbox"/>	No Longer Needed <input type="checkbox"/>				
Approval	As Mersey Care's Executive Director / Lead for this document, I confirm that this document: a) complies with the latest statutory / regulatory requirements, b) complies with the latest national guidance, c) has been updated to reflect the requirements of clinicians and officers, and d) has been updated to reflect any local contractual requirements								
	Signature:						Date:		

Part B – Changes in Terminology (used with 'Minor Change', 'Major Changes' & 'New Policy' only)

Terminology used in this Document	New terminology when reading this Document
(Figure 2 Page 11) Operational Management Board (Local Division, Secure Division, Specialist LD Division & South Sefton)	(Figure 2 Page 11) Operational Management Board (Local Division, Secure Division, Specialist LD Division, South Sefton, Liverpool Community Health Division)

Part C – Additional Information Added (to be used with 'Major Changes' only)

Section / Paragraph No	Outline of the information that has been added to this document – especially where it may change what staff need to do

Part D – Rationale (to be used with 'New Policy' & 'Policy No Longer Required' only)

Please explain why this new document needs to be adopted <u>or</u> why this document is no longer required

Part E – Oversight Arrangements (to be used with 'New Policy' only)

Accountable Director	
Recommending Committee	
Approving Committee	

Policy Number	SA02A
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Next Review Date	
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LCH Policy Alignment Process – Form 1

SUPPORTING STATEMENTS

This document should be read in conjunction with the following statements:

SAFEGUARDING IS EVERYBODY'S BUSINESS

All Mersey Care NHS Foundation Trust employees have a statutory duty to safeguard and promote the welfare of children and adults, including:

- being alert to the possibility of child / adult abuse and neglect through their observation of abuse, or by professional judgement made as a result of information gathered about the child / adult;
- knowing how to deal with a disclosure or allegation of child / adult abuse;
- undertaking training as appropriate for their role and keeping themselves updated;
- being aware of and following the local policies and procedures they need to follow if they have a child / adult concern;
- ensuring appropriate advice and support is accessed either from managers, *Safeguarding Ambassadors* or the trust's safeguarding team;
- participating in multi-agency working to safeguard the child or adult (if appropriate to your role);
- ensuring contemporaneous records are kept at all times and record keeping is in strict adherence to Mersey Care NHS Foundation Trust policy and procedures and professional guidelines. Roles, responsibilities and accountabilities, will differ depending on the post you hold within the organisation;
- ensuring that all staff and their managers discuss and record any safeguarding issues that arise at each supervision session

EQUALITY AND HUMAN RIGHTS

Mersey Care NHS Foundation Trust recognises that some sections of society experience prejudice and discrimination. The Equality Act 2010 specifically recognises the *protected characteristics* of age, disability, gender, race, religion or belief, sexual orientation and transgender. The Equality Act also requires regard to socio-economic factors including pregnancy /maternity and marriage/civil partnership.

The trust is committed to equality of opportunity and anti-discriminatory practice both in the provision of services and in our role as a major employer. The trust believes that all people have the right to be treated with dignity and respect and is committed to the elimination of unfair and unlawful discriminatory practices.

Mersey Care NHS Foundation Trust also is aware of its legal duties under the Human Rights Act 1998. Section 6 of the Human Rights Act requires all public authorities to uphold and promote Human Rights in everything they do. It is unlawful for a public authority to perform any act which contravenes the Human Rights Act.

Mersey Care NHS Foundation Trust is committed to carrying out its functions and service delivery in line the with a Human Rights based approach and the FREDA principles of **F**airness, **R**espect, **E**quality **D**ignity, and **A**utonomy

Policy Number	SA02A
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TRUST-WIDE CLINICAL / NON CLINICAL POLICY

RISK MANAGEMENT POLICY

Policy Number:	SA02-A
Scope of this Document:	All Staff
Recommending Committee:	Risk Management Group
Approving Committee:	Executive Committee
Date Ratified:	January 2018
Next Review Date (by):	December 2020
Version Number:	Version 4
Lead Executive Director:	Executive Director of Nursing
Lead Author(s):	Director of Patient Safety

TRUST-WIDE CLINICAL / NON CLINICAL POLICY

Version 4

**Striving for perfect care
for the people that we serve**



RISK MANAGEMENT POLICY

Further information about this document:

Document name	Risk Management Policy (SA02-A)
Document summary	This Risk Management Policy outlines how risks should be recorded and overseen for inclusion in the Trust - wide Risk Register
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Published by Copies of this document are available from the Author(s) and via the trust's website	Mersey Care NHS Foundation Trust V7 Building Kings Business Park Prescot Merseyside L34 1PJ Trust's Website www.merseycare.nhs.uk
To be read in conjunction with	Risk Management Strategy (SA02) Health and Safety Policy (SA07) Incident reporting policies and procedures (SA03) Induction and Mandatory Training and Training Needs Analysis (HR28)
This document can be made available in a range of alternative formats including various languages, large print and braille etc	
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Version Control:

		Version History:
Note	Until October 2015 the Risk Management Policy was an integral part of the Risk Management Strategy	
Version 1	Draft No 1 – for consultation (Not yet adopted)	October 2015
Version 2		January 2016
Version 3		March 2017
Version 4		December 2017

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1 INTRODUCTION

- 1.1 This Risk Management Policy should be read in conjunction with the Risk Management Strategy (SA02), in which the Board of Directors acknowledges that:
- (a) the services it provides, and the way it provides these services, carries with it unavoidable and inherent risk;
 - (b) the identification and recognition of these risks - together with the proactive management, mitigation, acceptance (if appropriate within its Risk Management Strategy) and (where possible) elimination of these risks - is essential for the efficient and effective delivery of safe and high quality services;
 - (c) effective risk management is not an end in itself, but an integral part of the Trust's quality, governance and performance management processes;
 - (d) all staff have a role in considering risk and helping to ensure it does not prevent the delivery of safe and high quality service; and finally that
 - (e) the Board of Directors, with the support of its committees, has a key role:
 - (i) in ensuring a robust risk management system is maintained and effectively resourced,
 - (ii) in encouraging a culture whereby risk management is embedded across the Trust, and
 - (iii) Through its plans, in setting out its appetite and priorities in respect of the mitigation of risk when delivering a safe and high quality service.
- 1.2 In accepting that risk occurs the Board of Directors has adopted the following **risk management statement**:

Mersey Care NHS Foundation Trust is committed to delivering high quality services which are safe, provide the opportunity for recovery and promote the wellbeing of service users, their relatives and carers, staff and other stakeholders, supported by a risk management system which is open and transparent and continually seeks to improve the quality and safety of the services provided by the Trust.

2 DEFINITIONS

- 2.1 Definitions about the terminology used in risk management, and throughout this document, can be found in **Appendix A**.

3 SCOPE

- 3.1 This policy is a **Trust-wide** document and it applies equally to all members of staff, either permanent or temporary and to those working within, or for, the Trust under contracted services.

4 RISK MANAGEMENT SYSTEM

4.1 Definition

4.1.1 As **Figure 1** below shows, risk management involves the identification, analysis, evaluation and treatment of risks – or more specifically recognising which events (hazards) may lead to harm and therefore minimising the likelihood (how often) and consequences (how bad) of these risks occurring.

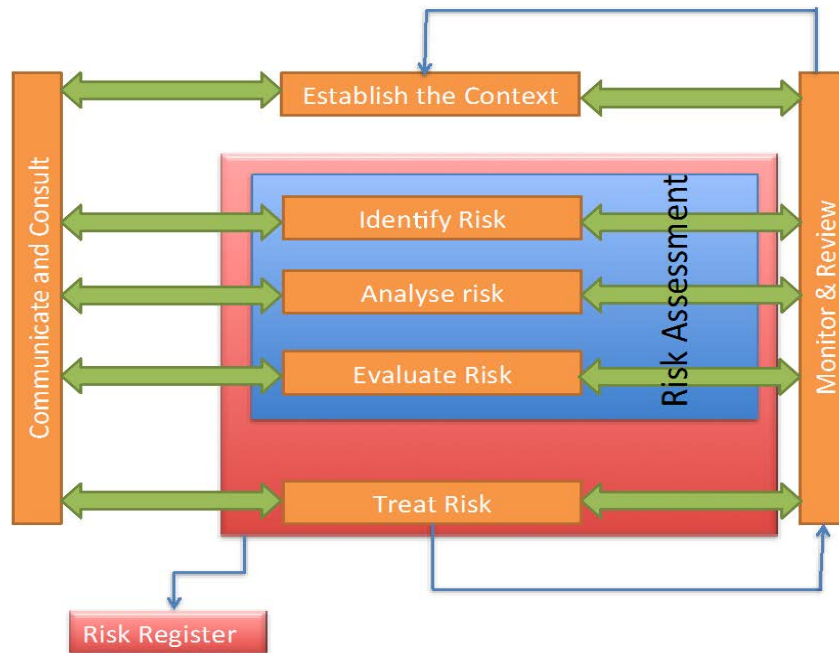


Figure 1 – Risk Management Process

4.2 Identifying Risks

4.2.1 Risks facing the organisation will be identified from a number of sources, e.g.:

- (a) risks arising out of the delivery of work related tasks or activities;
- (b) the review or strategic or divisional objectives;
- (c) a result of incidents and the outcomes of investigations
- (d) following complaints, claims, patient feedback, health and safety inspections, audit reports, external reviews or ad hoc assessments;
- (e) national requirements and guidance

4.2.2 The Board of Directors has delegated to directors, managers, divisions and ward / teams the identification, assessment and control of their own risks, together with their subsequent entry on the Trust -wide risk register¹.

4.2.3 To identify a risk, directors and managers are required to anticipate what is stopping them, or could stop them, from achieving their objectives / delivering their service. As a minimum risks should be reviewed on an annual basis.

¹ For a full description of these roles and responsibilities please see section 8

4.3 Analysing / Assessing Risks

4.3.1 The purpose of assessing and scoring a risk is to estimate the level of exposure to a particular risk, which will then help to inform where responses to reduce or better manage a risk can be taken. In assessing how significant of the risk to an event (the hazard) occurring is, staff will need to:

- (a) identify **who** is affected and **what** is the potential **impact** should the risk occur (i.e., the consequences (how bad) a risk occurring would be);
- (b) estimate the **likelihood** (how often) of a risk occurring once plans to control or mitigate the impact of a risk have been put in place;
- (c) consider whether this is a standalone risk or whether this risk could combine with other potential risks;
- (d) assess or score the Trust exposure to that risk (using the risk scoring matrix outlined below);
- (e) document the risk using a risk assessment template (Appendix G) and escalate it to the division's risk management lead for inclusion in the Trust - wide risk register.
- (f) For Divisional (team/ directorates) staff are advised to follow the process in **Appendix E**
- (g) Project and programme risks must follow the process in **Appendix F**.

4.4 Risk Categories

4.4.1 Mersey Care is exposed to a range of risks relating to the clinical and non-clinical activities undertaken by the Trust. When identifying a risk, a risk can be identified by one of more of the following risk categories (Mersey Care has adopted a process for categorising risk produced by the Good Governance Institute):

Type of Risk	Definition
Compliance / Regulatory	Risks which may impact on the ability of the Trust to deliver high quality of care in accordance with the requirements of regulators and national standards
Financial	The risk that a weakness in financial controls could result in a failure to safeguard assets, impacting adversely on the Trust's financial viability and capability for providing services
Innovation / Quality / Outcomes	Risks that threaten the day to day delivery of clinical care and services
Reputation	Risks that the organisation receives negative publicity which impacts on service user and public confidence in the Trust

4.5 Evaluating / Scoring Risk

4.5.1 Risks are scored using a risk scoring matrix which has been adopted by many NHS organisations based on an Australian / New Zealand standard, with the risk scores taking account of the impact and likelihood of a risk occurring - see paragraph 4.5.4 below. The scoring of risk is a 3-step process.

4.5.2 **Step 1** – evaluating the consequences or **impact** of a risk occurring as if no plans exist to control, mitigate or reduce the impact of a risk occurring. The impact (consequence) score has five descriptors:

Score	Impact Descriptor	Impact Description
1	Negligible	Descriptions of these descriptors can be found in Appendix C of the Risk Management Policy – SA02A, based on different types of risks covering, e.g., <ul style="list-style-type: none"> • safety • quality / complaints / audit • finance (including claims) • human resources • statutory duty / inspection • business objectives
2	Minor	
3	Moderate	
4	Major	
5	Catastrophic	

The table that follows is an example





4.5.3 **Step 2** – evaluating the **likelihood** (how often) a risk may possible occur once plans and controls to mitigate (reduce / remove) a risk have been put in place The table below gives the descriptions of the likelihood of a risk occurring.

Score	Likelihood Descriptor	Likelihood Description
1	Rare (Less than 5%)	Will probably never happen/recur
2	Unlikely (5% to 20%)	Not expected to happen/recur but it is possible it may do so
3	Possible (21% to 50%)	Might happen or recur occasionally
4	Likely (51% to 80%)	Will probably happen/ recur, but not a persistent issue
5	Almost Certain (81% to 100%)	Will undoubtedly happen/ recur. Possibly frequently

4.5.4 **Step 3** – to calculate the **risk score** you then multiply the following scores

Impact score x likelihood score = risk score

		IMPACT should a risk occur				
		←				→
		Insignificant (1)	Minor (2)	Moderate (3)	Major (4)	Catastrophic (5)
LIKELIHOOD of the risk occurring (score subject to controls in place)	Almost certain (5)	5	10	15	20	25
	Likely (4)	4	8	12	16	20
	Possible (3)	3	6	9	12	15
	Unlikely (2)	2	4	6	8	10
	Rare (1)	1	2	3	4	5

RISK  Low (1-3)  Moderate (4-6)  High (8-12)  Extreme (15-25)

4.5.5 Each risk will be assigned 3 risk scores:

- Initial Risk Score** – the initial risk score, prior to any assessment of the effectiveness of the controls / mitigating actions proposed;
- Current Risk Score** – the latest risk score, which will include a partial / complete assessment of the effectiveness of the controls / mitigating actions;
- Target Risk Score** – the risk score which should be the objective of the Trust's controls / mitigating actions (taking account of the Board's risk appetite).

4.5.6 Depending upon the risk score – see paragraph 4.5.4 above - a risk will then be rated as having a low, medium, high or extreme risk rating.

4.5.7 **Instructions for use**

- Define the risk(s) explicitly in terms of the impact that might arise from the risk.
- Use table in step 1 to determine the impact score (I) for the potential adverse outcome(s) relevant to the risk being evaluated.
- Use table in step 2 (above) to determine the likelihood score(s) (L) for those adverse outcomes. If possible, score the likelihood by assigning a predicted frequency of occurrence of the adverse outcome. If this is not possible, assign a probability to the adverse outcome occurring within a given time frame, such as the lifetime of a project or a patient care episode. If it is not possible to determine a numerical probability then use the probability descriptions to determine the most appropriate score.

- d) Calculate the risk score the risk multiplying the impact by the likelihood: I (impact) x L (likelihood) = R (risk score)

4.5.8 Identify the level at which the risk will be managed in the organisation, assign priorities for remedial action, and determine whether risks are to be accepted on the basis of the colour bandings and risk ratings, and the organisation's risk management system. Include the risk in the organisation risk register at the appropriate level.

4.6 Risk Escalation

4.6.1 This risk rating will determine how a risk will be managed and escalated from ward / team to Board dependent, as can be seen in the table below

Risk Rating	Management
LOW - between 1 and 3	Managed at a service level by the risk Action Lead via the Trust-wide Risk Register. Assurance will be provided to the Accountable Officer on the management of this risk (Note - not normally escalated to Board level)
MEDIUM – between 4 and 6	Managed at a service level by the risk Accountable Officer via the Trust -wide Risk Register. The Action Lead will monitor the deliver of any actions (Note - not normally escalated to Board level)
HIGH – between 8 and 12	Managed by the Accountable Officer . Actions prioritised and agreed with the risk Executive Owner . (Note – not normally included in the Board Assurance Framework)
EXTREME – between 15 and 25 <i>(Strategically significant risks)</i>	Managed on a day-to-day basis by the Accountable Officer and reviewed as a minimum on a monthly basis with the Executive Owner . Actions prioritised / agreed on a monthly basis and subject to scrutiny by the appropriate Board Committee / Board (Note – included in the Board Assurance Framework)

Note – for descriptions of Risk Ownership please see paragraph 8.9

- 4.6.2 Those risks which score between **15 and 25** will be regarded as **strategically significant risks** and will be included in the Board Assurance Framework which is considered by the Board and its Committees.
- 4.6.3 Other risks with an impact score of 3, 4 or 5 will be escalated to the Boards' Committees (with advice from the Risk Management Group).
- 4.6.4 **Figure 2** overleaf outlines how risks will be escalated to the Board via its committees, outlining the key role the Risk Management Group will play in coordinating between the Board and it committees and the rest of the Trust.

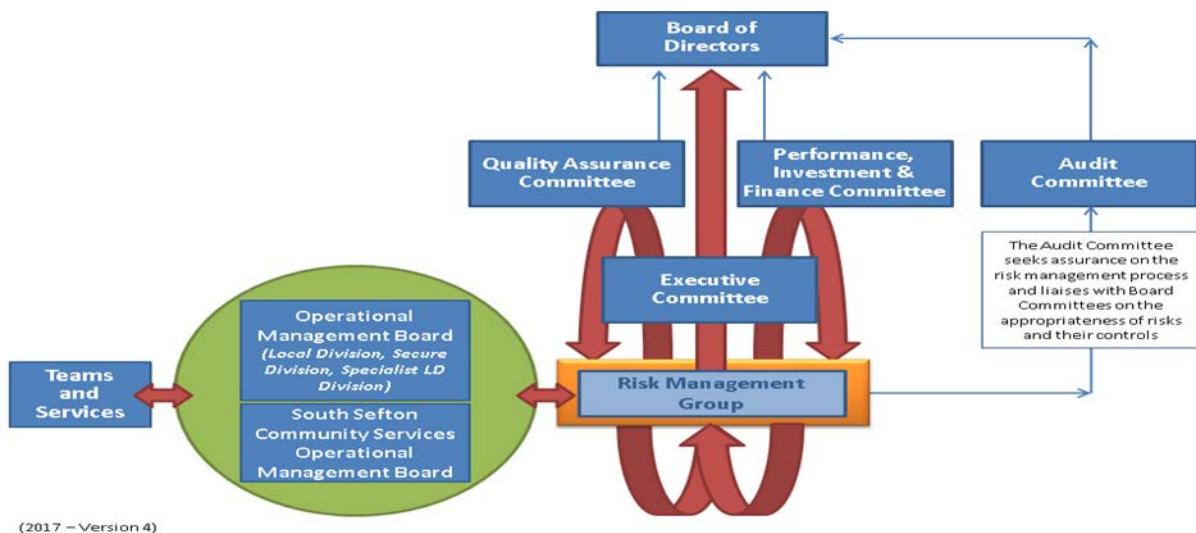


Figure 2 – Risk Escalation Process

4.7 Treating Risk (Controls and Mitigation)

4.7.1 When considering the likelihood of a risk occurring, staff need to develop and consider those action(s) that can be put in place which will mean:

- (a) the **avoidance** of the risk (e.g. by not proceeding with the action which produces a risk); or
- (b) the **reduction** of the likelihood of a risk occurring or, should it occur, the reduction of the potential impact (consequence or harm) of the risk occurring; or
- (c) the **transfer** of risk to another party, either in part or in whole; or
- (d) the **retention** of risk, after they have been reduced or transferred, there may be some residual risks which are retained (although plans to control and mitigate these risks will still be required); or
- (e) the **removal / elimination** of risk (although it is accepted that the complete removal of a risk, especially when related to service provision, is rarely possible)

4.7.2 These plans to avoid or reduce risk are more commonly referred to as the **risk action plan** or **risk treatment plan**.

5 RISK APPETITE (RISK TOLERANCE) & RISK APPETITE STATEMENT

5.1 Risk Appetite is the level at which the Board of Directors determines whether an individual risk, or a specific category of risks, is deemed acceptable or unacceptable based upon the circumstances / situation facing the Trust. This determination may well impact on the prioritisation of resources necessary to mitigate or reduce the impact of a particular risk and / or the time the timeframe required to mitigate a risk.

5.2 Using the Good Governance Institute (GGI) *risk appetite matrix* (see **Appendix D**), the Board of Directors has adopted a **risk appetite statement** which is the amount of risk it is willing to accept in pursuit of its strategic objectives. As well as the overall risk appetite statement, separate statements are provided for each of the risk categories shown in paragraph 4.4.1 above.

<p>Mersey Care NHS Foundation Trust recognises that its long term sustainability depends upon the delivery of its strategic objectives and its relationships with its patients, staff the public and strategic partners. As such, Mersey Care will not accept risks that materially provide a negative impact on patient safety.</p> <p>However, Mersey Care has a greater appetite to take considered risks in terms of their impact on organisational issues. Mersey Care has greatest appetite to pursue innovation and challenge current working practices and reputational risk in terms of its willingness to take opportunities where positive gains can be anticipated, within the constraints of the regulatory environment.</p> <p>Further detail on the statement is provided below. The <i>risk appetite</i> is shown in BOLD text (using the GGI's risk appetite matrix see Appendix D)</p>	
Compliance and Regulatory	<ul style="list-style-type: none"> There is a LOW risk appetite for risk, which may compromise the Trust's compliance with its statutory duties and regulatory requirements. Oversight of risks by executive committee.
Financial	<ul style="list-style-type: none"> Mersey Care has a LOW risk appetite to financial risk in respect of meeting its statutory duties. Mersey Care has a MODERATE appetite for risk to support investments for return and minimise the possibility of financial loss by managing associated risks to a tolerable level. Mersey Care has a MODERATE appetite for investments which may grow the size of the organisation. Oversight of risks by performance and investment committee.
Quality, Innovation and Outcomes	<ul style="list-style-type: none"> Mersey Care has NO appetite for risk that compromises patient safety. Mersey Care has a LOW risk appetite for risk that may compromise the delivery of outcomes, that does not comprise the quality of care Mersey Care has a SIGNIFICANT risk appetite to innovation that does not compromise the quality of care. Oversight of risk by quality assurance committee.
Reputation	<ul style="list-style-type: none"> Mersey Care has a LOW risk appetite for actions and decisions that whilst taken in the interest of ensuring quality and sustainability of the patient in our care may affect the reputation of the organisation. Oversight of risk by Board of Directors.

5.3 When scoring risks staff should consider the Trust's risk appetite statement. Support will be provided on this from your divisional risk management lead and to this lead from the Risk Management Group.

6 ASSURANCE

6.1.1 A key component of the Trust’s risk management system is providing assurance, not only about the overall risk management system (which is the domain of the Audit Committee) but as importantly on the effectiveness of the controls and their application (action plans) being put in place to mitigate the impact of any risk. (which will be considered by the Board and its committees). As **Figure 3** below shows three levels of assurance are proposed in respect of the application of controls.

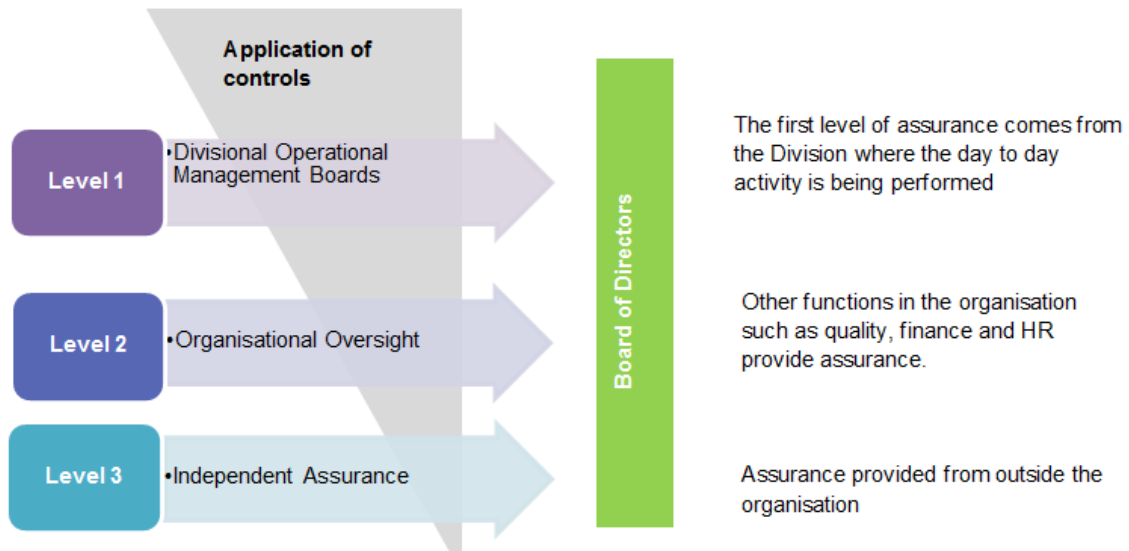


Figure 3 – Levels of assurance

6.1.2 The table below outlines the types of assurance that will be that will be applied for each of these 3 levels.

Levels of Assurance	Examples of Assurance
Level 1 – Divisional Operational Management Boards	<ul style="list-style-type: none"> • 1-1 meetings between a Action Lead and a Accountable Officer • Peer review of a piece of work (facilitated by the Risk Management Group) • Self assessment return • Reports to OMBs
Level 2 – Organisation Oversight	<ul style="list-style-type: none"> • 1-1 meetings between a Accountable Officer and a Executive Owner • Reports to a Board Committee (i.e., Quality Risk Report, Financial Risk Report, Care at a Glance) • Recommendation to a Board Committee from the Risk Management Group • Recommendation to the Board, from a Board Committee, and incorporated into the Board Assurance Framework) • Key Performance Indications • Quality Accounts • Annual reports on committees to the Board of Directors •
Level 3 –	<ul style="list-style-type: none"> • MIAA internal audit reports

Levels of Assurance	Examples of Assurance
Independent assurance	<ul style="list-style-type: none"> • Benchmarking with another organisation • Independent well-led governance framework review • External audit report • National Staff Surveys • National Patient Satisfaction Surveys • CQUINS (Commissioning for Quality & Innovation) • National Audits • Information Governance Toolkit • Care Quality Commission Inspections

6.1.3 The Risk Management Group will play a key role in working with the Board and its committees to identify the appropriate types of assurance and, particularly in respect of Levels 1 and 2, standardising and moderating their application across the Trust, making recommendations to the relevant Board Committees and cascading out good practice to divisions, teams and service across the Trust

7 RISK REGISTER AND BOARD ASSURANCE FRAMEWORK

7.1 Trust-Wide Risk Register

7.1.1 The Trust has in place a Trust-wide risk register which is populated from the risk assessments carried out at all levels and across all divisions with the Trust.

7.2 Board Assurance Framework

7.2.1 The Board Assurance Framework will include those **strategically significant** risks which either:

- (a) Annual high level strategic risks identified by the Board based on the Trusts' Operational Plan.
- (b) have a risk score of 15 and above; and
- (c) project/ programme risks deemed strategically significant and escalated by the risk management group

7.2.2 The Board Assurance Framework will be presented to each of the Board public meetings. It will take account of the recommendations from the Audit, Executive, Performance, Investment & Finance and Quality Assurance Committees as to what should be included, amended or removed as these committees of the Board undertake the detailed scrutiny and receive assurance to inform their recommendations.

8 ROLES AND RESPONSIBILITIES

8.1 **Board of Directors** – has overall responsibility for:

- (a) ensuring robust systems of internal control are in place and appropriately resourced;

- (b) encouraging a culture whereby risk management is embedded across the Trust;
- (c) routinely considering risks and collectively being assured that risks are being effectively managed; and
- (d) through its plans, in setting out its appetite and priorities in respect of the mitigation of risk when delivering a safe and high quality service.

8.2 **Board and Other Committees** – the following committees have the key risk responsibilities:

- (a) *Executive, Performance, Investment & Finance and Quality Assurance Committees* – on behalf of the Board of Directors undertaking the detailed scrutiny of those *strategically significant* risks and all other risks with an impact score of 3,4 or 5 that fall within their terms of reference, as well as recommending the inclusion of new or revised risks (and action plans) for matters where further assurance is required;
- (b) *Audit Committee* – on behalf of the Board of Directors, being assured on the robustness of the Trust’s risk management system and the adequacy of the underlying assurance processes and controls used to inform the Board and its Committees about the management of risk;
- (c) *Risk Management Group* – although accountable to the Executive Committee, this group:
 - (i) oversees the Trust’s *Risk Register* (advising on the completeness and standardisation of risks, their controls, mitigation, action plans and assurance through the Trust’s governance systems) and ensures the risks recorded take account of the Board of Directors risk appetite,
 - (ii) taking account of the *Risk Register*, advises the Board (via the Audit, Executive Performance, Investment & Finance and Quality Assurance Committees) on the *strategically significant* risks for inclusion or review in the Trust’s Board Assurance Framework (taking account of the risk appetite);
- (d) *Relevant Operational Management Boards and Other Sub-Committees* – responsible for the identification and collation of risks relating to their terms of reference for inclusion in the Trust’s Risk Register.

A diagram of the Trust’s governance arrangements and quality governance framework can be found in **Appendix B**.

8.3 **Chief Executive** – as the Trust’s Accountable Officer, has overall responsibility for the risk management process and this strategy, ensuring that it meets statutory and regulatory requirements (including necessary regulatory submissions) and meets the needs of the Trust. Liaising with stakeholders and regulators where the management of issues / risks has a wider impact.

- 8.4 **Executive Director of Nursing** – delegated by the Chief Executive with responsibility for the delivery of this strategy and the Trust’s risk management system.
- 8.5 **Executive Team** – accountable to the Chief Executive, they are responsibility for:
- (a) ensuring that all risks related to their portfolios are identified, assessed, recorded and reported, and that appropriate measures are in place to manage any risks and provide assurance on their effectiveness;
 - (b) understanding, championing and adhering to the risk management system;
 - (c) with their management teams, for identifying a **Risk Owner** for each risk.
- 8.6 **All Senior Managers / Managers** – accountable to a member of the Executive Team, are responsible:
- (a) through the relevant governance process, for ensuring that all risks related to their areas of responsibility are identified, assessed, recorded and reported, and that appropriate measures are in place to manage any risks and provide assurance on their effectiveness;
 - (b) understanding, championing and adhering to the risk management system;
 - (c) with their Executive Lead, for identifying a **Risk Owner** for each risk.
- 8.7 **Director of Patient Safety** – in addition to paragraph 8.6, as the Nominated Individual with the Care Quality Commission, the Director of Patient Safety will liaise with the Head of Risk & EPRR on risk management issues.
- 8.8 **Head of Risk and EPRR** – supports the Director of Patient Safety and the Executive Team and is responsible for leading and coordinating all aspects of the Trust’s risk management function and activities and supporting risk management functions at Board level and within the four Divisions.
- 8.9 **Risk Owners**
- 8.9.1 **Action Lead** – identified by a senior manager or manager, this is the officer within a particular team who, on a day-to-day basis, will take lead responsibility for the documentation and assessment of a risk that has been identified and added to the Trust’s Risk Register (as defined in the Trust’s Risk Management Policy).
- 8.9.2 **Accountable Manager** – the officer, who supports the *Action Lead* and is responsible for overseeing the management of a risk on behalf of an Executive Owner and for providing assurance on the effective management of this risk (and action plan) through the relevant line management / Trust governance arrangement.
- 8.9.3 **Executive Owner** – the Director with lead responsibility for the management of this risk; for seeking assurance from the *Accountable Manager* on the effectiveness on the controls and management of a risk; for ensuring that the appropriate assurance

on the effective management of this risk is provided to the Trust's Board / Board Committee(s) as appropriate.

- 8.10 **All staff and contractors (including Locums, Temporary Staff and Bank Staff)**
– are expected to be familiar with the Trust's risk management system and take responsibility when conducting their duties in accordance with the principles laid out in Trust's policies and procedures. Everyone has the responsibility – and indeed is encouraged – to report concerns / incidents.

9 RISK MANAGEMENT TRAINING AND SUPPORT

- 9.1 Members of the Risk Management Group will be supported in their development by tailored and dedicated training. Risk Owners will also be made aware of their responsibilities through dedicated workshops. The Director of Patient Safety will also review the training and awareness raising for all staff in respect of the Trust's risk management system.
- 9.2 The risk management system will also take account of the development opportunities resulting from Mersey Care being part of the Collaborative for Evidence Based Risk Management, which is being coordinated by The Risk Authority at Stanford. The Medical Director is the Trust's executive lead for this Collaborative and will work closely with the Executive Director of Nursing on sharing learning and innovation.

10 MONITORING, REVIEWING AND AUDITING

- 10.1.1 The Risk Management Group will seek to continually review and monitor the Trust's risk management system, playing a key role in standardising and moderating risks that are added to the Trust -wide Risk Register.
- 10.1.2 Mersey Internal Audit Agency provides an audit opinion annually of the Trust's Board Assurance Framework.

Definitions for Risk Management Terminology

The following table provides definitions for some of the most frequently used terminology within risk management.

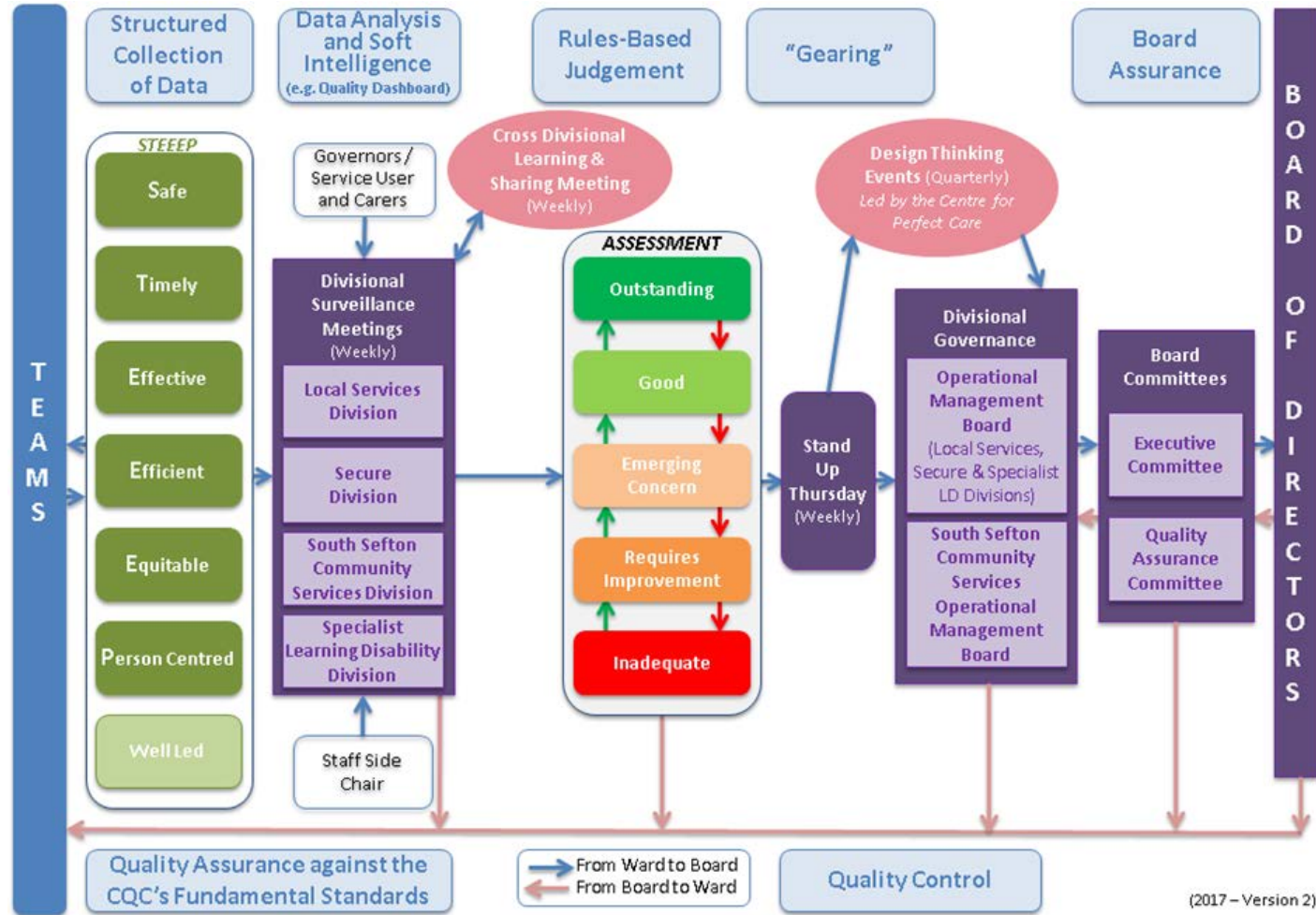
Term	Definition
Action	A response to control or mitigate risk.
Action Plan	A collection of actions that are: specific, measurable, achievable, realistic and targeted.
Assessment	A review of evidence leading to the formulation of an opinion.
Assurance	Confidence based on sufficient evidence, that internal controls are in place, operating effectively and objectives are being achieved (Building the Assurance Framework: A Practical Guide for NHS Boards (2003), Department of Health. Taking it on Trust, Audit Commission (2009), Care Quality Commission, Judgement Framework, (2009).
Board Assurance Framework (BAF)	A matrix setting out the organisation's strategic objectives, the risks to achieving them, the controls in place to manage them and the assurance that is available.
Compliance	Act in accordance with requirements.
Contingency plan	The action(s) to be taken if the risk occurs. Mitigates the impact of a risk
Control	Action taken to reduce likelihood and or impact of a risk.
Corporate Governance	The system by which Boards of Directors direct and control Organisations in order to achieve their objectives.
Cost	Activities, both direct and indirect, which result in a negative outcome or impact for an individual or the organisation – cost includes money, time, labour, disruption, goodwill, political and in tangible losses
Cumulative Risk	The risk involved in several related activities that may have low impact or be unlikely to happen individually, but which taken together may have significant impact and or be more likely to happen; for example the cumulative impact of cost improvement programmes.
Escalation	Referring an issue to the next appropriate management level for resolution, action, or attention.
Evidence	Information that allows a conclusion to be reached.
External Audit	An organisation appointed to fulfil the statutory functions in relation to providing an opinion on the annual accounts of the Trust.
Gap in Assurance	Failure to gain sufficient evidence that policies, procedures, practices or organisational structures on which reliance is placed are operating effectively.
Gap in Control	Failure to put in place sufficient effective policies, procedures, practices or organisational structures to manage risk and achieve objectives.
Frequency	A measure of the rate of occurrence of an event expressed as the number of occurrences of an event in a given time
Hazard	A source of potential harm or a situation with the potential to cause

Term	Definition
	loss
Impact (consequence)	The result of a threat or an opportunity.
Information	Knowledge that is gathered as a result of processing data.
Internal Audit	The team responsible for evaluating and forming an opinion of the robustness of the system of internal control.
Internal Control	A scheme of checks used to ensure that systems and processes operate as intended and in doing so mitigate risks to the organisation.
Inherent Risk	The level of risk involved in an activity before controls are applied.
Integrated Risk Management	a process through which organisations identify, assess, analyse and manage all risk and incidents for every level of the organisation and aggregate the results at a corporate level e.g. patient safety, health and safety, complaints, litigation and other risks.
Key Risk/Key Control	Risks and controls relating to strategic objectives.
Likelihood	A qualitative measure/description of probability or frequency. Any negative impact, financial or otherwise
Mitigation/treatment of risk	Actions taken to reduce the risk or the negative impact of the risk.
Policy	A document setting out the corporate plans for achieving a strategy
Probability	The likelihood of a specific event or outcome occurring. This is measured by the ratio of specific events or outcomes to the total number of possible events outcomes to the total number of possible events or outcomes. Probability is expressed along a scale ranging from impossible to certain
Quality	Treatment and care that is safe, effective and provides a positive patient experience.
Reassurance	The process of telling others that risks are controlled without providing reliable evidence in support of this assertion.
Residual Risk	The risk that is still present after controls, actions or contingency plans have been put in place.
Risk	The chance of something happening that will have an impact upon objectives. It is measured in terms of impact and likelihood
Risk Appetite	An informed decision taken by the Board of Directors to accept the identified impact and likelihood of a particular risk or group of risks
Risk Analysis	A systematic use of available information to determine how often specified events might occur and the magnitude of their impact
Risk Capacity	The maximum level of risk to which the organisation should be exposed, having regard to the financial and other resources available.
Risk Control	That part of risk management, which involves the development and implementation of policies, standards, procedures and/or physical changes to eliminate or minimise adverse events or risks
Risk Evaluation	The process used to determine risk management priorities by comparing the level of risk against predetermined standards, target risk levels and other criteria
Risk Identification	The process of determining what can happen, why and how

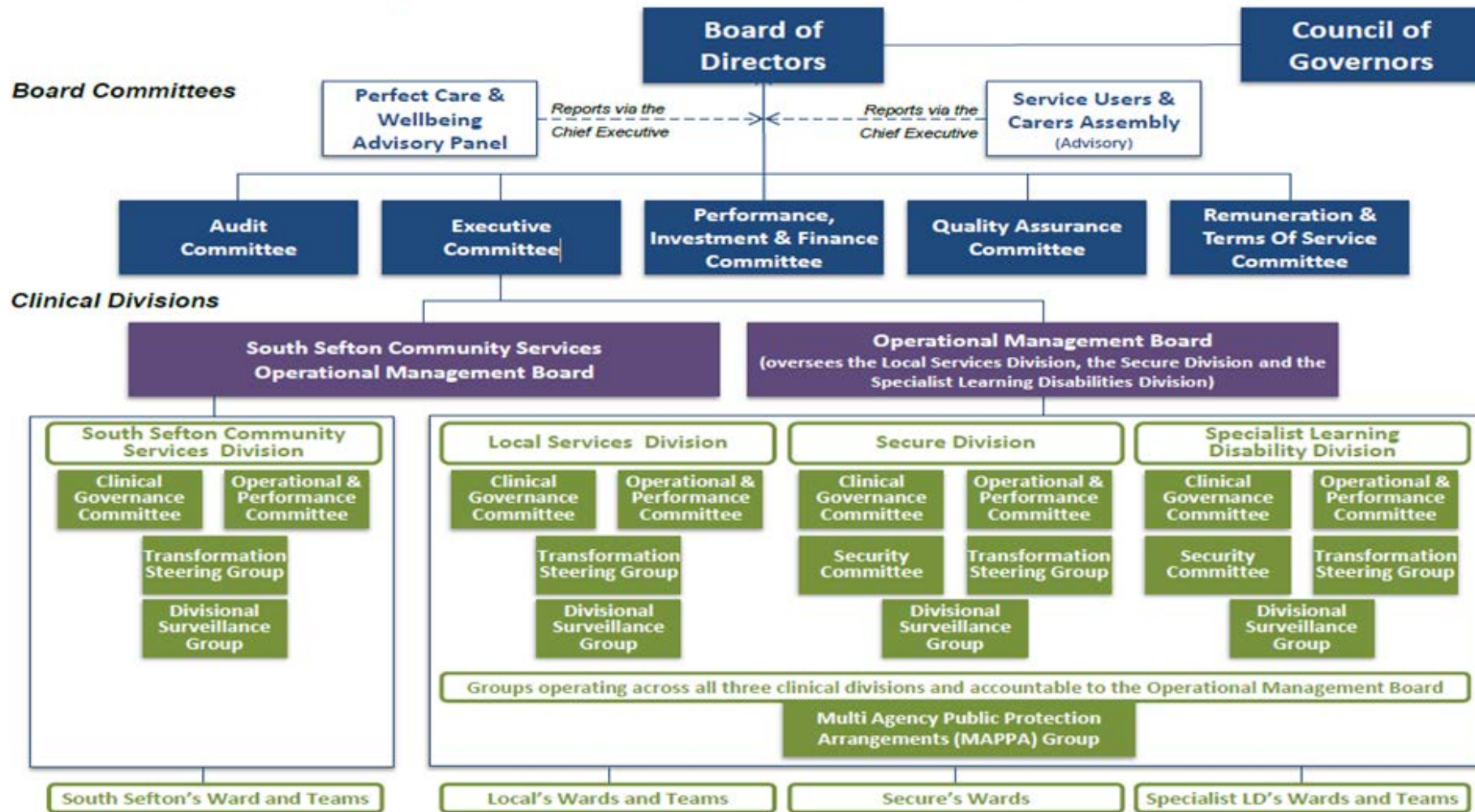
Term	Definition
Risk Management	The culture, processes and structures that are directed towards the effective management of potential opportunities and/or adverse effects
Risk Management System	Systematic application of management policies, procedures and practices to the tasks of establishing the context of risk and then, identifying, analysing, evaluation, treating monitoring and communicating risk
Risk Matrix	A grid that cross references impact against likelihood to assist in assessing risk.
Risk Maturity	The quality of the risk management framework.
Risk Owner	The person/group responsible for the management and control of all aspects of individual risks. This is not necessarily the same as the action owner, as actions may be delegated.
Risk Profile	The overall exposure of the organisation or part of the organisational to risk.
Risk Rating	The total risk score worked out by multiplying the impact and likelihood scores on the risk matrix.
Risk Register	The tool for recording identified risks and monitoring actions and plans against them. Risk Tolerance: the boundaries
Risk Reduction	The application of appropriate techniques and management principles to reduce either the likelihood of an occurrence or its impact or both
Risk Tolerance	The boundaries of risk-taking outside that the organisation is not prepared to go beyond.
Risk Transfer	Shifting the responsibility of burden for loss to another party through legislation, contract, insurance or other means. Risk transfers can also refer to shifting a physical risk or part thereof elsewhere
Risk Treatment	Selection and implementation of appropriate options and action plans for dealing with risk
Stakeholders	Those people and organisations who may affect, be affected by or perceive themselves to be affected by, a decision, action or activity
System Failure	A non-conformance with, malfunction of or deviation from a defined management system. A system failure may also be defined as inadequate performance, non-participation in or non-application of a defined management system of process

Mersey Care's Governance Arrangements

Quality Governance Framework



Mersey Care - Governance Structure (2017 – Version 3)



Risk Scoring – Impact

Domains	impact Score (severity levels) and examples of descriptors				
	1	2	3	4	5
	Negligible	Minor	Moderate	Major	Catastrophic
Impact on the safety of patients, staff or public (physical / psychological harm)	Minimal injury requiring no/minimal intervention or treatment. No time off work	Minor injury or illness, requiring minor intervention Requiring time off work for >3 days Increase in length of hospital stay by 1-3 days	Moderate injury requiring professional intervention Requiring time off work for 4-14 days Increase in length of hospital stay by 4-15 days RIDDOR/agency reportable incident An event which impacts on a small number of patients	Major injury leading to long-term incapacity/disability Requiring time off work for >14 days Increase in length of hospital stay by >15 days Mismanagement of patient care with long-term effects	Incident leading to death Multiple permanent injuries or irreversible health effects An event which impacts on a large number of patients
Quality / complaints / audit	Peripheral element of treatment or service suboptimal Informal complaint/inquiry	Overall treatment or service suboptimal Formal complaint (stage 1) Local resolution Single failure to meet internal standards Minor implications for patient safety if unresolved Reduced performance rating if unresolved	Treatment or service has significantly reduced effectiveness Formal complaint (stage 2) complaint Local resolution (with potential to go to independent review) Repeated failure to meet internal standards Major patient safety implications if findings are not acted on	Non-compliance with national standards with significant risk to patients if unresolved Multiple complaints/independent review Low performance rating Critical report	Totally unacceptable level or quality of treatment/service Gross failure of patient safety if findings not acted on Inquest/ombudsman inquiry Gross failure to meet national standards
Finance including claims	Small loss Risk of claim remote	Loss of 0.1–0.25 per cent of budget Claim less than £10,000	Loss of 0.25–0.5 per cent of budget Claim(s) between £10,000 and £100,000	Uncertain delivery of key objective/Loss of 0.5–1.0 per cent of budget Claim(s) between £100,000 and £1 million Purchasers failing to pay on time	Non-delivery of key objective/ Loss of >1 per cent of budget Failure to meet specification/ slippage Loss of contract / payment by results

	impact Score (severity levels) and examples of descriptors				
	1	2	3	4	5
Domains	Negligible	Minor	Moderate	Major	Catastrophic
					Claim(s) >£1 million
Human resources / organisational development / staffing / competence	Short-term low staffing level that temporarily reduces service quality (< 1 day)	Low staffing level that reduces the service quality	Late delivery of key objective/ service due to lack of staff Unsafe staffing level or competence (>1 day) Low staff morale Poor staff attendance for mandatory/key training	Uncertain delivery of key objective/service due to lack of staff Unsafe staffing level or competence (>5 days) Loss of key staff Very low staff morale No staff attending mandatory/ key training	Non-delivery of key objective/service due to lack of staff Ongoing unsafe staffing levels or competence Loss of several key staff No staff attending mandatory training /key training on an ongoing basis
Statutory duty / inspections	No or minimal impact or breach of guidance/ statutory duty	Breach of statutory legislation Reduced performance rating if unresolved	Single breach in statutory duty Challenging external recommendations / improvement notice	Enforcement action Multiple breaches in statutory duty Improvement notices Low performance rating Critical report	Multiple breaches in statutory duty Prosecution Complete systems change required Zero performance rating Severely critical report
Adverse publicity / reputation	Rumours Potential for public concern	Local media coverage – short-term reduction in public confidence Elements of public expectation not being met	Local media coverage – long-term reduction in public confidence	National media coverage with <3 days service well below reasonable public expectation	National media coverage with >3 days service well below reasonable public expectation. MP concerned (questions in the House) Total loss of public confidence
Business objectives / projects	Insignificant cost increase/ schedule slippage	<5 per cent over project budget Schedule slippage	5–10 per cent over project budget Schedule slippage	Non-compliance with national 10–25 per cent over project budget Schedule slippage Key objectives not met	Incident leading >25 per cent over project budget Schedule slippage Key objectives not met

	impact Score (severity levels) and examples of descriptors				
	1	2	3	4	5
Domains	Negligible	Minor	Moderate	Major	Catastrophic
Service / business interruption / Environmental impact	Loss/interruption of >1 hour Minimal or no impact on the environment	Loss/interruption of >8 hours Minor impact on environment	Loss/interruption of >1 day Moderate impact on environment	Loss/interruption of >1 week Major impact on environment	Permanent loss of service or facility Catastrophic impact on environment

Good Governance Institute's Risk Appetite Matrix

Risk Levels	0 – Avoid	1 – Minimal (ALARP)	2 – Cautious	3 – Open	4 - Seek	5 - Mature
Key elements	Avoidance of risk and uncertainty is a Key Organisational objective	(as little as reasonably possible) Preference for ultra-safe delivery options that have a low degree of inherent risk and only for limited reward potential	Preference for safe delivery options that have a low degree of inherent risk and may only have limited potential for reward.	Willing to consider all potential delivery options and choose while also providing an acceptable level of reward (and VfM)	Eager to be innovative and to choose options offering potentially higher business rewards (despite greater inherent risk).	Confident in setting high levels of risk appetite because controls, forward scanning and responsiveness systems are robust
Compliance / regulatory	Play safe, avoid anything which could be challenged, even unsuccessfully	Want to be very sure we would win any challenge. Similar situations elsewhere have not breached compliances.	Limited tolerance for sticking our neck out. Want to be reasonably sure we would win any challenge.	Challenge would be problematic but we are likely to win it and the gain will outweigh the adverse consequences.	Chances of losing any challenge are real and consequences would be significant. A win would be a great coup.	Consistently pushing back on regulatory burden. Front foot approach informs better regulation.
Financial	Avoidance of financial loss is a key objective. We are only willing to accept the low cost option as VfM is the primary concern.	Only prepared to accept the possibility of very limited financial loss if essential. VfM is the primary concern.	Prepared to accept possibility of some limited financial loss. VfM still the primary concern but willing to consider other benefits or constraints. Resources generally restricted to existing commitments.	Prepared to invest for return and minimise the possibility of financial loss by managing the risks to a tolerable level. Value and benefits considered (not just cheapest price). Resources allocated in order to capitalise on opportunities.	Investing for the best possible return and accept the possibility of financial loss (with controls may in place). Resources allocated without firm guarantee of return – 'investment capital' type approach.	Consistently focussed on the best possible return for stakeholders. Resources allocated in 'social capital' with confidence that process is a return in itself.
Innovation / Quality / Outcomes	Defensive approach to objectives – aim to maintain or protect, rather than to create or innovate. Priority for tight management controls and oversight with limited devolved decision taking authority. General avoidance of systems / technology developments.	Innovations always avoided unless essential or commonplace elsewhere. Decision making authority held by senior management. Only essential systems / technology developments to protect current operations.	Tendency to stick to the status quo, innovations in practice avoided unless really necessary. Decision making authority generally held by senior management. Systems / technology developments limited to improvements to protection of current operations.	Innovation supported, with demonstration of commensurate improvements in management control. Systems / technology developments used routinely to enable operational delivery. Responsibility for non-critical decisions may be devolved.	Innovation pursued – desire to 'break the mould' and challenge current working practices. New technologies viewed as a key enabler of operational delivery. High levels of devolved authority – management by trust rather than tight control.	Innovation the priority – consistently 'breaking the mould' and challenging current working practices. Investment in new technologies as catalyst for operational delivery. Devolved authority – management by trust rather than tight control is standard practice.
Reputation	No tolerance for any decisions that could lead to scrutiny of, or indeed attention to, the organisation. External interest in the organisation viewed with concern.	Tolerance for risk taking limited to those events where there is no chance of any significant repercussion for the organisation. Senior management distance themselves from chance of exposure to attention.	Tolerance for risk taking limited to those events where there is little chance of any significant repercussion for the organisation should there be a failure. Mitigations in place for any undue interest.	Appetite to take decisions with potential to expose the organisation to additional scrutiny/interest. Prospective management of organisation's reputation.	Willingness to take decisions that are likely to bring scrutiny of the organisation but where potential benefits outweigh the risks. New ideas seen as potentially enhancing reputation of organisation.	Track record and investment in communications has built confidence by public, press and politicians that organisation will take the difficult decisions for the right reasons with benefits outweighing the risks.
APPETITE	NONE	LOW	MODERATE	HIGH	SIGNIFICANT	

Process for Managing the Divisional Risk Registers

The Trust Risk Register documents all the risks carried by the Divisions and the controls in place to eliminate or mitigate those risks. Risks can be clinical, environmental, financial, political or affecting public perception and reputation.

A Risk Identification

- 1) **Anyone can identify a risk** - communications are sent out periodically advising staff of the Risk Register, its contents and asking them if there are any risks missing from the Register. Staff are directed to make contact with the Division's Risk Lead, who is the point of contact for developing a risk item for inclusion on the risk register.

B Risk Assessment

- 2) **A new risk entry proposal form is completed for each new risk identified.** The Risk Lead or manager supports staff to complete the form, which provides all the known information, at that time, regarding the risk. This information is then uploaded onto the Trust's risk management system so there is a central record of the risk.
- 3) **Each risk is given an initial risk score.** This is an assessment of the likelihood and impact of the risk occurring, prior to arrangements to mitigate occurrence are put in place. The Trust's Risk Management Strategy provides guidance for defining and assessing likelihood and impact. Risks will be prioritised depending on the likelihood, impact and overall risk score with the most severe risks being addressed first.

C Plan

- 4) **For each risk there will be a risk response** - either to treat the risk (i.e. take action to reduce the likelihood or impact of the risk) or to tolerate the risk (i.e. make a conscious decision to tolerate the risk).
- 5) **The Risk Lead seeks approval of the assessment of the risk and proposed risk response.** The new risk is presented to the relevant meeting for discussion and endorsement before submission to the relevant Operational Management Board for ratification/oversight of the division's risks.
- 6) **All risks are allocated an Executive Owner (Executive Director), an accountable Manager (Senior Manager) and an Action Lead.** This provides accountability for each risk for ensuring the controls identified remain effective and the remedial action required is progressed.
- 7) **All risks will have measures for monitoring effectiveness of the controls in place and delivery of any actions, known as assurances.** Performance against these measures will provide positive assurance the risk is being managed. Non compliance confirms gaps in assurance.
- 8) **All risks will be given a level of assurance** – this defines the level of oversight of

the risk, generally the greater the risk score the higher the level of oversight of the risk.

- 9) **All risks are given a target risk score and target date of achievement.** This reflects the position the Division wants to achieve through its controls and remedial action by an agreed date.

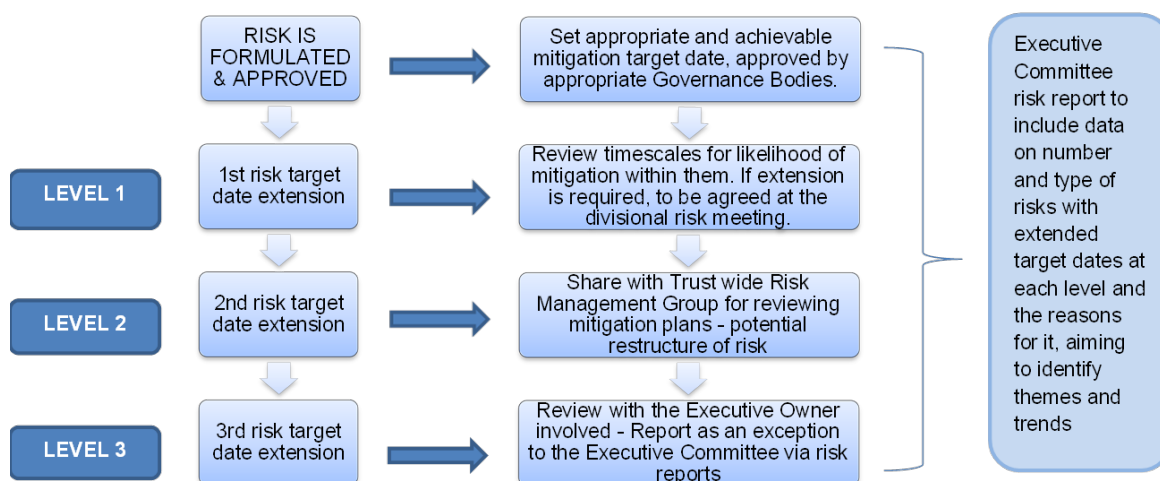
D Implement & Review

- 10) **The Action Lead has day to day responsibility for managing the risk.** They will be a named individual responsible for carrying out remedial action by the target completion date and reporting to the relevant governance committee (on an agreed basis) progress through to completion.
- 11) **A governance committee is assigned to monitor risks relevant to its area of work** to ensure that the risk is regularly reviewed at a senior level and is being progressed. The committee is responsible for ensuring that actions do not lapse and controls are adequate.
- 12) **Each time a risk is reviewed by the relevant governance committee, they will agree the current risk score,** based on the information provided by the Team risk owner in their progress report.
- 13) **The relevant Operational Management Board receives a monthly report on the risk register,** which focuses on the highest scoring risks, risks overdue for review, risks due for review in the next quarter, and risks which require their target date extended

E Target Dates extensions

- 14) Following feedback and comments from the Audit Committee, in November 2017, the Risk Management Group formulated a process for the oversight of all risks that have had their target date extended.
- 15) Risk owners and risk leads will include in their initial discussions the new risk's target date in relation to current and target score and the robustness of assurances required for the risk to be deemed mitigated. This must be signed off by the appropriate governance body of each Division.
- 16) If the target date is not achievable the risk owner will have to be demonstrated via an appropriate action plan the rationale for the extension.
- 17) If an extension is required, then the risk and its mitigating controls will be discussed at the divisional risk meeting.
- 18) If a risk requires having its target date extended for the second time, then it will have to be escalated to the Trust wide risk management group for discussion and approval.
- 19) Any further extensions will require the approval of the executive owner involved.
- 20) The risk report submitted to the Executive Committee will include details regarding the number and type of risks which had their target dates extended at each level and the reasons for the extension, aiming to identify themes and trends.

- 21) The process for escalating, overseeing and scrutinising risk target date extensions is outlined in the table below:



F Tolerable Risks

- 22) A tolerable risk is one where suitable controls have been implemented, measured and monitored to the point where they are deemed effective based upon one of the reasons below:
- It falls within the organisation's overall risk appetite.
 - The controlling cost of it is more than what the organisation is prepared or able to pay to reduced to a level within its appetite for risk.
 - It had its targets met but remains on the risk register for assurance and continued monitoring".

G Closed risks

- 23) A risk will remain on the Risk Register as long as it is a live risk.
- 24) All risks that no longer present a threat and are being considered for removal from the Risk Register should have a substantive level of assurance (evidence that it is no longer a risk). This evidence is submitted to the relevant Operational Management Board for agreement to make the risk inactive on the Division's Risk Register.

Process for Managing Project/ Programme Risks

- 1) Risks are identified and formulated in line with the risk template, but scored on their impact to the project / programme.
- 2) The risk is approved by the appropriate governance body, (programme or project board) and placed on the risk register system.
- 3) If the risk is scored fifteen or above it is reviewed as part of a monthly PMO risk review meeting looking at timeliness, accuracy and strategic relevance to the Trust.
- 4) Identified risks are discussed at the Risk Management Group before being included in the relevant committee report and the lead for the project informed.
- 5) If appropriate the programme/ project manager for the project will be invited to the Risk Management Group to discuss the risk.

Risk Assessment Template

Title

Date Raised	Risk Category	Next Review Date	Original Risk			Current Risk				Target Risk			
			Impact	Likelihood	Rating	Impact	Likelihood	Rating	Movement	Impact	Likelihood	Rating	Target Date

Cause	Effect	Tolerable Risk

Controls	Assurances	Line of Assurance

Actions

Actions Code & Title	Actions Latest Note	Status	Due Date	Assigned To

Notes & History Latest Note	Action Lead	Accountable Manager	Executive Owner

