INFORMATION SHARING AGREEMENT

Between
The Independent Sector Complaints Adjudication Service and Healthcare Improvement Scotland

HIS / ISCAS: 2019-03

4 September 2019
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**Introduction**

The parties to this agreement agree to lawfully and appropriately share information for reasons of public interest in order to ensure high standards of quality and safety of health care.

ISCAS is the recognised complaints management framework in the independent healthcare sector. ISCAS is a voluntary subscription scheme that includes the vast majority of all independent healthcare providers across the UK. The remit has recently been extended to include Private Patient Units (PPUs) and providers of Independent Ambulance Services. Since 2016 ISCAS has operated independently of any trade association and is currently hosted by the Centre for Effective Dispute Resolution (CEDR).

HIS is the independent regulator of independent health care providers in Scotland. HIS was established under the National Health Service (Scotland) Act 1978.

In order to regulate independent healthcare, HIS works to the legislation listed at 1.2 below.

Further details of the purpose(s) for the sharing of information, and specific measures and controls relating to the sharing of information for those purposes are included as Schedules of this agreement. A list of these Schedules can be found at Appendix 1 of this agreement.

This Agreement is not enforceable in law and does not override or amend the existing statutory or common law responsibilities and functions of HIS and the Independent Sector Complaints Adjudication Service.
1 Parties, Scope and Purpose

1.1 Name and details of the parties who agree to share information

<table>
<thead>
<tr>
<th>Legal name of parties subject to the ISA and Head Office address</th>
<th>Short name of the party</th>
<th>Role in this agreement: Data Controller or Data Processor (*)</th>
<th>ICO Registration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Healthcare Improvement Scotland</td>
<td>HIS</td>
<td>Data Controller</td>
<td>Z2608541</td>
</tr>
<tr>
<td>Independent Sector Complaints Adjudication Service</td>
<td>ISCAS</td>
<td>Data Controller</td>
<td>ZA083742</td>
</tr>
</tbody>
</table>

(*) for Data Processor, please identify on behalf of what data controller(s)

1.2 Business and legislative drivers for sharing data.

HIS is the independent regulator of independent health care providers in Scotland. HIS was established under the National Health Service (Scotland) Act 1978.

In order to regulate independent healthcare, HIS works to the following legislation and guidelines:

- Health and Social Care Savings and Transitional Provisions (No. 2) Order
- Public Services Reform (Scotland) Act 2010
- The Healthcare Improvement Scotland (Applications and Registration) Regulations 2011
- The Healthcare Improvement Scotland (Fees) Regulations 2016
- The Healthcare Improvement Scotland (Inspections) Regulations 2011
- The Healthcare Improvement Scotland (Requirements as to Independent Health Care Services) Regulations 2011
- The Healthcare Improvement Scotland (Requirements for Reports) Regulations 2011
- The National Health and Social Care Standards
- The National Health Service (Scotland) Act 1978 (Independent Clinic) Amendment Order 2016
- The NHS Quality Improvement Scotland (Dissolution) Order 2011
ISCAS provides a formal complaints adjudication process for independently-funded care provision (where the provider is an ISCAS provider). Although not identical, it provides a similar function to that of the Scottish Public Services Ombudsman for NHS care. ISCAS complaints therefore provide HIS with valuable information about the provider's quality of care and internal process for complaint resolution. HIS uses this information to meet its regulatory functions.

1.2.1 Purpose(s) of the information sharing

This exchange of information allows the relevant HIS staff to review the report / covering letter for possible follow-up action / use as supplementary information. The sharing of ISCAS complaints information is therefore helpful for HIS to gain intelligence about an independent healthcare service in Scotland.

<table>
<thead>
<tr>
<th>Indicate how the data controllers will decide upon changes in the purpose(s) of the information sharing</th>
<th>Jointly or independently</th>
</tr>
</thead>
<tbody>
<tr>
<td>-----------------------------------------------------------------------------------------------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td>Jointly or independently</td>
<td>Jointly</td>
</tr>
</tbody>
</table>

Instructions for reaching agreement on any changes to purpose of the sharing are listed in the table in Appendix 1, called; List of Work instructions, policies and procedures.

1.2.2 Legal basis for the processing and constraints

Without detriment of any other legal basis that may be applicable (e.g. criminal investigation, etc.) the following are the core legal basis for each of the parties to process the data in this agreement:

<table>
<thead>
<tr>
<th>Legal basis</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Personal data - Public task</td>
<td>HIS</td>
</tr>
<tr>
<td>• Special category personal data - Processing is necessary for reasons of public interest in the area of public health, such as protecting against serious cross-border threats to health or ensuring high standards of quality and safety of</td>
<td></td>
</tr>
<tr>
<td>health care and of medicinal products or medical devices, on the basis of Union or Member State law</td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>• Special category personal data – Consent</td>
<td>ISCAS</td>
</tr>
</tbody>
</table>
2 Description of the information to be shared

<table>
<thead>
<tr>
<th>Data category</th>
<th>Data Controller(s)</th>
<th>PD*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal data – name of patient, date of birth, address of patient removed</td>
<td>ISCAS</td>
<td>Y</td>
</tr>
<tr>
<td>• Final report following Stage 3 ISCAS investigation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Covering letter sent to service provider</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Special category data – name of patients, date of birth, address of patient removed</td>
<td>ISCAS</td>
<td>Y</td>
</tr>
<tr>
<td>• Final report following Stage 3 ISCAS investigation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Covering letter sent to service provider</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Confidential personal information [in event of patient whose care has been investigated is deceased] – name of patient, date of birth, address of patient removed</td>
<td>ISCAS</td>
<td>N</td>
</tr>
<tr>
<td>• Final report following Stage 3 ISCAS investigation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Covering letter sent to service provider</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(*) PD – refers to Personal Data in the sense given within the EU General Data Protection Regulation (GDPR) and the Data Protection (UK, 2018) Act.

The parties agree this is the minimum amount of data needed to properly fulfil the purposes of this agreement.

Appendix 2 (Data items and adequacy), contains the list of all relevant data items/fields which it has been agreed can be shared under this ISA, indicating the source and the recipients, and any relevant supporting statement for information that may raise questions on data minimisation.
### 3 Description and manner of information sharing

#### 3.1 Data flows

**[A] Stage 3 ISCAS investigation**

Before the investigation starts, ISCAS sends the complainant a privacy notice explaining that a part redacted copy of the final report and the covering letter will be shared with HIS, i.e. minus names.

The notice gives the purpose and legal basis of the sharing, and provides links to the full privacy notice of each controller, plus DPO contact details.

It also explains the data will still be personal data as true anonymisation would require a loss of information that would defeat the purpose of sharing.

**ISCAS Legal Basis:**

6.1 (f) Legitimate Interest

9.2 (i) Public Interest

**HIS Legal Basis:**

6.1 (e) Public Task &

9.2 (h) Provision of Health Care

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**[B] Stage 3 ISCAS investigation finalised**

ISCAS sends the final report and covering letter to complainant and provider.

ISCAS redacts the patient name and those of third parties from the final report and covering letter to be sent to HIS. Random letters are substituted, e.g. Patient J.

ISCAS alerts IHC team that a report and letter will be placed in the secure ISCAS platform that HIS has access to. Transfer is in compliance with the policies of both organisations.

**HIS confirms receipt with ISCAS.**

The files are placed in secure network folders at HIS.

**Subject access requests which relate to information sharing with HIS are handled with reference to ISCAS policies on data protection, and relevant codes of conduct.**

Nominated contacts at HIS are informed as required.

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**[C] HIS review of report and covering letter**

IHC team reviews the information. Data is considered for possible follow-up action / use as supplementary information in the exercise of HIS’ regulatory duties.

Statutory information requests under FOI and data protection laws are handled with reference to HIS policies on FOI and data protection, and Scottish Government and ICO codes of conduct. This includes Caldicott Guardian involvement in disclosure decisions.

The information received from ISCAS may be shared with other organisations where permitted under data protection laws and the law of confidence.

The information received from ISCAS is managed and disposed of in line with records management and retention policies.
3.2 How data / information is to be accessed, processed and used

<table>
<thead>
<tr>
<th>Processing (descriptor)</th>
<th>Associated work instructions, policy or procedure (listed in Appendix 1) If applicable</th>
</tr>
</thead>
<tbody>
<tr>
<td>Following each stage 3 ISCAS investigation, the finalised report is sent to the complainant. A copy is also sent to the provider organisation along with a covering letter setting out any broad findings.</td>
<td>See Appendix 1</td>
</tr>
<tr>
<td>As it is not necessary for HIS to know the complainant's name, ISCAS redact these details from the report and covering letter before uploading them to their secure portal to share with HIS.</td>
<td></td>
</tr>
<tr>
<td>HIS staff review the report / covering letter for possible follow-up action / use as supplementary information.</td>
<td>See Appendix 1</td>
</tr>
<tr>
<td>This process allows HIS to understand the type of complaint or underlying details covering the quality of care provision within this part of the independent healthcare sector.</td>
<td></td>
</tr>
</tbody>
</table>

3.3 Summary of how decisions are going to be made with regards to the manner of the processing.

Changes in the manner of the processing will be decided jointly, except for security measures - organisational or technical - of local nature. For example, local network settings will be decided independently. It is reasonable to expect that for practical reasons ISCAS will not search for joint approval with HIS for changes in the security controls of their ICT infrastructure.

The instructions for reaching agreement on changes, in the manner of the sharing is described in the policies listed in Appendix 1 (Instructions), particularly in the Data Access and Information Sharing Policy.
4 Impact assessments and preparatory work

As part of completing this document the set of filter questions on the Scottish Information Sharing Toolkit - Data Protection Impact Assessment (DPIA) was completed and that no DPIA was required.
5 Privacy information (transparency requirement)

Information is available in the privacy notice on the ISCAS website, and in the HIS IHC and general privacy notices on the HIS website. Information is to be provided directly to complainants by ISCAS when a Stage 3 ISCAS investigation is about to start indicating that a part redacted copy of the final report will be shared with HIS.

HIS and ISCAS have considered the benefits and risks for patients, and determined not sharing this information will be detrimental for the interest of patients using independent healthcare services, and in some cases could have serious adverse consequences to their vital interests.

List of relevant Fair Processing Notice(s)

- Healthcare Improvement Scotland Privacy Notice
- HIS Regulation of Independent Healthcare Privacy Notice
- ISCAS Privacy Policy
6 Accuracy of the information

All reasonable steps must be taken to ensure that anyone who has received information is notified of any relevant changes and if any inaccuracies are found the necessary amendments will be made.

Decisions about the deceased or data subjects should never be made by referring to inaccurate, incomplete or out-of-date information.

When sharing information, the following key identifiers will be used where available, to ensure that all partner organisations are referring to the same person(s):

- Investigation report reference number (using the numbering system below)
  
  yyyy(##)ab/cd
  
  where:
  
  yyyy = year in which complaint received

  ## = sequence number

  bb = patient initials

  cd = provider initials
7 Data retention and secure disposal

Personal data will be held, processed and then destroyed securely in accordance with the retention schedule of each partner organisation.
8  The rights of individuals

8.1  Subject access requests, FOI, data portability and other subject rights

Refer to processes for Subject access request, FOIs and Objection to processing (Links provided in Appendix 1).

SARs, objections to processing, and requests for rectification and erasure could be presented to either of the data controllers following their own process. The first recipient of such a request should contact the relevant Data Protection Officer in HIS or ISCAS.

The coordinating role in HIS will notify the IG team if an FOI has been received. The contact details are given in Appendix 1.

Data Portability rights are not applicable to the data shared, since it is not processed on Consent grounds.

Automated decisions and profiling are not used in this processing.

There is no direct marketing involved in this agreement.
9 Security, risk and impact of the processing

[X] All relevant Security Policies applicable to the parties and systems used in this proposal are available and listed in Appendix 1.

[X] A qualified Information Security Officer has reviewed the adequacy of the attached Security Policies and has advised on the technical and organisational security risk level.

[X] A suitable process to document and monitor the security risk described in the Information Security and Governance Policies listed in Appendix 1.

[X] A Data Protection Impact assessment has been produced and is available as listed in Appendix 1.

[X] A competent, independent and free of conflicts of interests Data Protection Officer has been designated to inform the Data Controllers on the adequacy of this agreement and the corresponding compliance and any residual risks documented in the Data Protection Impact Assessment.

The security measures put in place across the parties ensure that:

[X] Wherever special categories of data are processed the data will be encrypted at rest and in transit.

[X] only authorised individuals can access, alter, disclose or destroy data. This is achieved through the following work instructions, policies and procedures (also listed in Appendix 1):

**HIS**
- HIS Data Protection Policy
- HIS Email Management Policy
- HIS Information Governance Policy
- HIS Information Security Policy
- HIS Records Management Policy
- HIS Records Retention and Disposal Policy

**ISCAS**
- Contract with CEDR Services for provision of dispute resolution services
- CEDR’s general policy on information security
[X] authorised individuals act only within the scope of their authority. This is achieved through the following work instructions, policies and procedures (also listed in Appendix 1):

**HIS**

HIS policies listed immediately above.

**ISCAS**

- ISCAS policies listed immediately above

[X] if personal data is accidentally lost, altered or destroyed, it can be recovered to prevent any damage or distress to the individuals concerned. This is achieved through the following work instructions, policies and procedures (also listed in Appendix 1):

**HIS**

HIS policies listed immediately above.

**ISCAS**

- ISCAS policies listed immediately above

<table>
<thead>
<tr>
<th>The security controls applicable by each organisation will be:</th>
<th>Jointly agreed between the parties</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>Independently decided by each party</td>
</tr>
</tbody>
</table>

### 9.1 Agreed standards, codes of conduct and certifications

**HIS**

HIS relies on data and information systems to fulfil its responsibilities to patients, staff, NHS Scotland and the government. The HIS Information Security Policy establishes controls on these systems in line with ISO/IEC27001:2013 standard for Information Security.

HIS also works using The Scottish Information Sharing Toolkit.
10 International transfers of personal data

Personal data shared in line with this agreement will be transferred to:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>EEA countries only</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Out with EEA</strong></td>
<td></td>
</tr>
<tr>
<td><strong>X</strong> Will not be transferred outside the UK</td>
<td></td>
</tr>
</tbody>
</table>

10.1 List of countries where the data will be transferred to (if applicable).

Not applicable.

10.2 Transferring personal data outside the UK.

Not applicable.
11 Implementation of the information sharing agreement

11.1 Dates when information sharing commences/ends
4 September 2019 – to be reviewed annually

11.2 Training and communications

HIS staff all receive training in information governance and safe information handling, and in how to use our IT systems to process data. Our IT systems log any communication in written format to data subjects and if required telephone calls can also be logged. We have a HIS Privacy Notice and a HIS IHC Privacy Notice, which is on our website and has been shared with services which we regulate.

ISCAS staff all receive training in information governance and safe information handling, and in how to use our IT systems to process data. Our IT systems log any communication in written format to data subjects and telephone calls are logged. We have an ISCAS Privacy Notice, which is on our website.

The responsible managers detailed in the table below have overall responsibility for this ISA within their own organisations, and must therefore ensure the ISA is disseminated, understood and acted upon by relevant staff.

<table>
<thead>
<tr>
<th>Information Sharing Partner Organisations</th>
<th>Responsible Manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>HIS</td>
<td>Tracy Birch</td>
</tr>
<tr>
<td>ISCAS</td>
<td>Karen Langridge</td>
</tr>
</tbody>
</table>

11.3 Information sharing instructions and security controls

All relevant information sharing instructions, including but not exclusively any work instructions, policies or procedures, are listed in Appendix 1 and accepted by all parties.

11.4 Non-routine information sharing and exceptional circumstances

All non-routine (information not discussed in this data sharing agreement) will first be discussed by HIS and ISCAS before any data is shared. Both parties will then discuss whether the sharing of this information is required to protect members of the public using services or staff working in services.
11.5 Monitoring, review and continuous improvement

This information sharing will be reviewed annually. Both parties will monitor progress and performance of this agreement by having a discussion following the sharing of each item of information and quarterly telephone calls. A review of this document or any of the underpinning work instructions, can take place at any time provided both parties are in agreement.
12 Sign-off

"We the undersigned agree to the details recorded in this Information Sharing Agreement; are satisfied that our representatives have carried out the preparatory work set out in the Information Sharing Tool-kit for Scotland and are committed to the ongoing monitoring and review of the scope, purpose and manner of the information sharing."

<table>
<thead>
<tr>
<th>Name of the Party</th>
<th>Healthcare Improvement Scotland</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authorised signatory</td>
<td>Title and name</td>
</tr>
<tr>
<td>Role</td>
<td>Head of Quality of Care</td>
</tr>
<tr>
<td>Signature and date</td>
<td>4 September 2019</td>
</tr>
<tr>
<td>Caldicott Guardian</td>
<td>George Fernie</td>
</tr>
<tr>
<td>Data Protection Officer</td>
<td>Alison Winning</td>
</tr>
<tr>
<td>Senior Information Risk Owner</td>
<td>Safia Quershi</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of the Party</th>
<th>Independent Sector Complaints Adjudication Service</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authorised signatory</td>
<td>Title and name</td>
</tr>
<tr>
<td>Role</td>
<td>Director</td>
</tr>
<tr>
<td>Signature and date</td>
<td>Sally Taber</td>
</tr>
<tr>
<td>Data Protection Officer</td>
<td>Graham Massie</td>
</tr>
<tr>
<td>Senior Information Risk Owner</td>
<td>Graham Massie</td>
</tr>
</tbody>
</table>
### Appendix 1: List of Work instructions, policies and procedures

<table>
<thead>
<tr>
<th>Work instructions title</th>
<th>Organisation</th>
<th>Where to find this document (e.g. hyperlink)</th>
</tr>
</thead>
<tbody>
<tr>
<td>HIS Data Protection Policy</td>
<td>HIS</td>
<td><a href="http://thesource.nhsqis.scot.nhs.uk/my-workplace/policies-procedures/Pages/Data-Protection-Policy.aspx">http://thesource.nhsqis.scot.nhs.uk/my-workplace/policies-procedures/Pages/Data-Protection-Policy.aspx</a></td>
</tr>
<tr>
<td>HIS Email Management Policy</td>
<td>HIS</td>
<td><a href="http://thesource.nhsqis.scot.nhs.uk/my-workplace/policies-procedures/Pages/Email-Management-Policy.aspx">http://thesource.nhsqis.scot.nhs.uk/my-workplace/policies-procedures/Pages/Email-Management-Policy.aspx</a></td>
</tr>
<tr>
<td>HIS Information Governance Policy</td>
<td>HIS</td>
<td><a href="http://thesource.nhsqis.scot.nhs.uk/my-workplace/policies-procedures/Pages/Information-Governance-Policy.aspx">http://thesource.nhsqis.scot.nhs.uk/my-workplace/policies-procedures/Pages/Information-Governance-Policy.aspx</a></td>
</tr>
</tbody>
</table>

The above table should list all:

- Instructions for reaching agreement on any changes to the purpose of the sharing.
- All applicable and relevant Information Security and Governance Policies
- All Data Protection Impact assessments
Definitions

**HIS**, means Healthcare Improvement Scotland established under section 10 of the National Health Service (Scotland) Act 1978 (c. 29).


**Data subject**, means an identified or identifiable natural person as per article 4(1) of GDPR.

**Partner organisations or parties**, means Healthcare Improvement Scotland, and the Independent Sector Complaints Adjudication Service.

**Information Consumer**, means the party or parties who receive the information.

**Information Provider**, means the party or parties who provide the information.

**Personal data**, means any information relating to an identified or identifiable living person ('data subject'); an identifiable living person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that living person. The obtaining, handling, use and disclosure of such information is principally governed by the General Data Protection Regulation 2016/679 and the Data Protection Act 2018, Article 8 of the Human Rights Act 1998, and the common law duty of confidentiality.

**Special category personal data**, means personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person’s sex life or sexual orientation. Special category personal data can only be processed when a condition at article 9(2) applies.

**Consent**, means a clear affirmative act establishing a freely given, specific, informed and unambiguous indication of the data subject's agreement to the processing of personal data relating to him or her, such as by a written statement, including by electronic means, or an oral statement (see recital 32 of GDPR).

**Confidential Personal Information** (CPI), means information that relates to an individual who can be identified from that information or that information and other information which is in the possession of HIS, and which was obtained by HIS on terms or in circumstances requiring it to be held in confidence.

**Identifiable information**, means information that relates to a living or deceased individual who can be identified from that information or that information and other information which is in the possession of, or likely to come into the possession of the Information Provider or Information Consumer.
Legislation

Partner organisations must comply with all relevant legal requirements relating to the processing of information (particularly personal data and identifiable information).

The principal legislation is listed below and further explained in:

- Data Protection Act 2018
- The General Data Protection Regulation (2016/679)
- Human Rights Act 1998 (Article 8)
- Freedom of Information Act 2000
- Computer Misuse Act 1990

Other legislation may be relevant when sharing specific information.

Partner organisations must also comply with the common law duty of confidentiality.

NHS Scotland publishes a Code of Practice on Confidential Personal Information, which sets out the practice that HIS will follow in order to ensure compliance with these legal responsibilities in relation to CPI.
### Appendix 2: Data items and adequacy

<table>
<thead>
<tr>
<th>Data Item</th>
<th>Source</th>
<th>Recipients</th>
<th>Data minimisation justification</th>
<th>For data linkage only</th>
</tr>
</thead>
<tbody>
<tr>
<td>All upheld or partially upheld Stage 3 adjudication decisions regarding ISCAS subscribing organisations (with the complainants' details anonymised)</td>
<td>ISCAS</td>
<td>HIS</td>
<td>Information required to allow HIS to determine importance of the intelligence being shared.</td>
<td></td>
</tr>
</tbody>
</table>

The above table should contain:

The list of all relevant data items/fields which it has been agreed can be shared under this ISA, indicating the source and the recipients, and any relevant supporting statement for information that may raise questions on data minimisation.