Royal United Hospitals Bath

Report to:	Private Board of Directors	Agenda item:	11
Date of Meeting:	29 April 2020		

Title of Report:	Approval of Declarations of Interest and Fit & Proper Persons Test Declaration
Status:	For Approval
Board Sponsor:	Alison Ryan, Chair
Author:	Adewale Kadiri, Head of Corporate Governance
Appendices	Appendix 1: Summary of CQC Guidance on Compliance
	Appendix 2: Annual Self Declaration Form

1. Executive Summary of the Report

This report presents the currently declared Board of Directors' interests for approval and reminds the Board of Directors of the need to adhere to the Seven Principles of Public Life (the "Nolan Principles").

The Board of Directors undertakes an annual review and declaration that Board Members continue to meet the requirements of the CQC's Fit and Proper Persons Test as set out in appendix 1 and 2.

2. Recommendations

The Board of Directors is asked to:

- 1. Approve the Register of Directors' Interests;
- 2. Agree to continue to abide by the Seven Principles of Public Life; and
- 3. Confirm that members of the Board of Directors continue to meet the requirements of the Fit and Proper Persons Test;
- 4. Consider whether any ongoing checks (such as DBS checks) should be undertaken to provide evidence that Directors continue to meet these requirements.

3. Legal / Regulatory Implications

All members of staff are required to declare relevant interests and for members of the Board of Directors: these must be declared in the Trust's Annual Report.

The requirements of the Fit and Proper Persons Test for executive and non-executive directors are set out in the Health and Social Care Act 2008 (Regulated Activities) Regulations 2014.

4. Risk (Threats or opportunities, link to a risk on the Risk Register, Board Assurance Framework etc)

none

N/A

5. Resources Implications (Financial / staffing)

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6. Equality and Diversity

N/A

7. References to previous reports

This is an annual report presented to the Board of Directors.

8. Freedom of Information

This is a public Board paper.

Review of the Board of Directors Declared Interests; the Nolan Principles of Public Life; and Fit and Proper Persons Test Declaration

1. DECLARATIONS OF INTEREST

Background

The Trust's Declarations of Interest Policy requires all staff to declare relevant interests which are recorded on a central register of interests. Additionally, all "Decision Making" staff (which includes Directors, all staff at band 8D and above and those with substantial budgetary responsibility) are required to make an annual declaration of interests, which are published on the Trust website.

It is good practice for the Board of Directors to receive and review the interests declared by its members at least once a year for approval, and these are presented below.

Board of Directors Declared Interests

The following interests have been declared by the members of the Board of Directors:

Surname	First Name	Role		Declared Interest
Boss	Jeremy	Non-Executive Director		utive Director at the Drivers & censing Agency (DVLA)
				ne Widcombe Association, the sidents association in Bath
			Co-opted	member of the Bath City Forum
				ent member of the CQC Audit and Governance Committee
Carlton	Rebecca	Chief Operating Officer	No interes	ts currently declared
Cheek	Lisa	Director of Nursing & Midwifery	No interes	ts currently declared
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Surname	First Name	Role	Declared Interest
Foster	Jocelyn	Commercial Director (Non-Voting)	Complaints Panellist - Dental Complaints Service - Private Dentistry Complaints Resolution Service Investor in Veloscient Ltd (An organisation developing a platform to facilitate structured data capture for a range of markets
			including healthcare)
Hole	Joanna	Non-Executive Director	No interest currently declared
Hutchison	Sumita	Non-Executive Director	Commissioner on the Bristol Race Mayoral Commission
			Commission and Bristol Women's Mayoral Commission
			Non-Executive Director at Gloucestershire Health and Care NHS Foundation Trust
Johnson	Brian	Director of Facilities & Estates	No interest currently declared
Marden	Bernie	Medical Director	Brother is a consultant in the RUH Gastroenterology Department.
			Occasional member of faculty and mentor at Oxford Medical Training which specialises in medical leadership and professional development.
Mealings	Anna	Non-Executive Director	No interest currently declared
Radley	Claire	Director of People (non-voting)	No interest currently declared
Ryan	Alison	Chair	No interest currently declared
Scott	James	Chief Executive	Daughter employed by University Hospitals Bristol NHS Foundation Trust as a Deputy General Manager for Surgical Division
Stevens	Nigel	Non-Executive Director	Chief Operating Officer, Keolis UK and Ireland.
Walters	Libby	Deputy Chief Executive	No interest currently declared

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2. THE NOLAN PRINCIPLES OF PUBLIC LIFE

The Committee on Standards in Public Life devised the Seven Principles, often referred to as the Nolan Principles, following its report into the standards of behaviour in public life in May 1995. The report identified that public life was more rigorously scrutinised than in the past, and that people in public life were not always as clear as they should have been about where the boundaries of acceptable conduct lay.

The 7 principles of public life apply to anyone who works as a public office-holder. This includes people who are elected or appointed to public office, nationally and locally, and includes all people appointed to work in health, education, social and care services.

All public bodies are required to have Codes of Conduct incorporating the Seven Principles and provide internal systems for maintaining standards which should be supported by independent scrutiny.

The Trust demonstrates this through:

- The Board of Directors' Code of Conduct;
- The Declarations if Interest Policy and Employee Code of Conduct;
- Completion of a register of interests as described above;
- An annual review of interests declared by the Board of Directors;
- Periodic reminding of the need to be open about relevant interests; and
- Conducting the majority of its business in the public domain to ensure transparency and openness.

The seven principles are:

Selflessness

Holders of public office should act solely in terms of the public interest.

Integrity

Holders of public office must avoid placing themselves under any obligation to people or organisations that might try inappropriately to influence them in their work. They should not act or take decisions in order to gain financial or other material benefits for themselves, their family, or their friends. They must declare and resolve any interests and relationships.

Objectivity

Holders of public office must act and take decisions impartially, fairly and on merit, using the best evidence and without discrimination or bias.

Accountability

Holders of public office are accountable to the public for their decisions and actions and must submit themselves to the scrutiny necessary to ensure this.

Openness

Holders of public office should act and take decisions in an open and transparent

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manner. Information should not be withheld from the public unless there are clear and lawful reasons for so doing.

Honesty

Holders of public office should be truthful.

Leadership

Holders of public office should exhibit these principles in their own behaviour. They should actively promote and robustly support the principles and be willing to challenge poor behaviour wherever it occurs.

3. FIT AND PROPER PERSON TEST

The Health and Social Care Act (Regulated Activities) Regulations 2014 regulation 5 places a duty on NHS providers not to appoint a person or allow a person to continue to be a director under certain circumstances. Providers must not appoint an individual to an executive or non-executive director post unless the individual:

- is of good character;
- has the qualifications, competence, skills and experience which are necessary for the relevant office or position or the work for which they are employed;
- is able by reason of their health, after reasonable adjustments are made, of properly performing tasks which are intrinsic to the office or position for which they are appointed or to the work for which they are employed;
- has not been responsible for, been privy to, contributed to or facilitated any serious misconduct or mismanagement (whether unlawful or not) in the course of carrying on a regulated activity or providing a service elsewhere which, if provided in England, would be a regulated activity; and
- none of the grounds of unfitness specified in Part 1 of Schedule 4 apply to the individual (see below).

The regulation state that in assessing whether a person is of good character, the matters considered must include:

- Whether the person has been convicted in the United Kingdom of any offence or been convicted elsewhere of any offence which, if committed in any part of the United Kingdom, would constitute an offence;
- Whether the person has been erased, removed or struck-off a register of professionals maintained by a regulator of health care or social work professionals.

Part 1 of Schedule 4 of the regulations lists categories of persons who are prevented from holding the office of Director, including:

- The person is an undischarged bankrupt or a person whose estate has had a sequestration awarded in respect of it and who has not been discharged;
- The person is the subject of a bankruptcy restrictions order or an interim bankruptcy restrictions order or an order to like effect made in Scotland or Northern Ireland;
- The person is a person to whom a moratorium period under a debt relief order applies under Part VIIA (debt relief orders) of the Insolvency Act 1986(40);
- The person has made a composition or arrangement with, or granted a trust deed for, creditors and not been discharged in respect of it;

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- The person is included in the children's barred list or the adults' barred list maintained under section 2 of the Safeguarding Vulnerable Groups Act 2006, or in any corresponding list maintained under an equivalent enactment in force in Scotland or Northern Ireland;
- The person is prohibited from holding the relevant office or position, or in the case of an individual from carrying on the regulated activity, by or under any enactment;
- The person has been responsible for, been privy to, contributed to or facilitated any serious misconduct or mismanagement (whether unlawful or not) in the course of carrying on a regulated activity, or discharging any functions relating to any office or employment with a service provider.

It is the responsibility of the Chairman to discharge the requirement placed on the provider, to ensure that all directors meet the fitness test and do not meet any of the 'unfit' criteria.

All members of the Board of Directors have signed an annual self-declaration form in 2020/21 in the form set out in appendix 2 of this paper, confirming they continue to meet the requirements of the regulation as it relates to being a fit and proper person to hold the office of director.

The Head of Corporate Governance will prompt directors to update their declaration annually, and will raise any issues with the Chairman or Senior Independent Director as appropriate.

Checks are carried out on all new appointees to the Board (including DBS, bankruptcy and disqualified director checks, and confirmation of qualifications) and this evidence is held by the Board Secretary.

Recommendations

The Board of Directors is asked to:

- 1. Approve the Register of Directors' Interests;
- 2. Agree to continue to abide by the Seven "Nolan" Principles of Public Life; and
- 3. Confirm that each member of the Board of Directors continues to meet the requirements of the Fit and Proper Persons Test;
- 4. Consider whether any ongoing checks (such as updated DBS checks) should be undertaken to provide evidence that Directors continue to meet these requirements.

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Appendix 1 – Summary of CQC Guidance on meeting the FPP Regulation

Component of the regulation:	Providers must have rega	rd to the following guidance:
	i i vinci s must nave lega	ind to the following guidance.
5(1) This regulation applies where a service provider is a body other than a partnership	This regulation applies to al partnerships.	I providers that are not individuals or
5(2) Unless the individual satisfies all the requirements set out in paragraph (3), a service provider must not appoint or have in place an individual—	For NHS bodies it applies to executive and non-executive, permanent, interim and associate positions, irrespective of their voting rights. The requirement will also apply to equivalent director posts in other providers, including trustees of charitable bodies and members of the governing bodies of unincorporated associations.	
(a) as a director of the service provider, or		provider, the regulations will not as they are accountable through a
(b) performing the functions of, or functions equivalent or similar to the functions of a director.		
5(3)(a) the individual is of good character	When assessing whether a person is of good character, providers must follow robust processes to make sure that they gather all available information to confirm that the person is of good character, and they must have regard to the matters outlined in Schedule 4, Part 2 of the regulations. It is not possible to outline every character trait that a person should have, but we would expect to see that the processes followed take account of a person's honesty, trustworthiness, reliability and respectfulness.	
	of good character after they	mation that suggests a person is not have been appointed to a role, the ate and timely action to investigate
	existence of information rele	the individual to be suitable, despite evant to issues identified in Schedule sons should be recorded for future ble.
5(3)(b) the individual has the qualifications, competence, skills and experience which are necessary for the relevant office or position or the work for which they are employed,	qualifications, they must make this clear and should only appoint those candidates who meet the required specification, including any requirements to be registered with a professional	
	Providers must have appropriate processes for assessing and checking that the candidate holds the required qualifications and has the competence, skills and experience required, (which may	
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	caring and compassionate must be followed in all case We expect all providers to b guidelines that cover value development, and disciplina chief executives, chairs and	nication and leadership skills and a nature) to undertake the role. These as and relevant records kept. be aware of, and follow, the various based recruitment, appraisal and ary action, including dismissal for d directors, and to have implemented best practice. This includes the fe (Nolan principles).
5(3)(c) the individual is able by reason of their health, after reasonable adjustments are made, of properly performing tasks which are intrinsic to the office or position for which they are appointed or to the work for which they are employe	out their role. This does not term condition, a disability of appointed. When appointing have processes for consider in line with the requirement All reasonable steps must b people to enable them to ca	g a person to a role, providers must ering their physical and mental health s of the role. be made to make adjustments for arry out their role. These must be in ake reasonable adjustments for
5(3)(d) the individual has not been responsible for, been privy to, contributed to or facilitated, any serious misconduct or mismanagement (whether unlawful or not) in the course of carrying on a regulated activity or providing a service elsewhere which, if provided in England, would be a regulated activity, and	that a person has not been to, or facilitated any serious the carrying on of a regulate investigating any allegation enquiries. Providers must not appoint responsible for, privy to, co misconduct or mismanager carrying on of a regulated a A director may be implicate requirement or another stat responsibility because of he organised and managed its providers must establish wh breach so that they can jud the evidence shows that the director's conduct, CQC wo they are unfit. Although providers have infi bankruptcies or similar mat	of such and making independent any person who has been ntributed to, or facilitated any serious nent (whether lawful or not) in the activity. d in a breach of a health and safety utory duty or contractual ow the entire management team organisation's activities. In this case, nat role the director played in the ge whether it means they are unfit. If e breach is attributable to the ould expect the provider to find that
5(3)(e) none of the grounds of A person who will be acting in a role that falls within the		
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unfitness specified in Part 1 of Schedule 4 apply to the individual.	 definition of a "regulated activity" as defined by the Safeguarding Vulnerable Groups Act 2006 must be subject to a check by the Disclosure and Barring Service (DBS). Providers must seek all available information to assure themselves that directors do not meet any of the elements of the unfit person test set out in Schedule 4 Part 1. Robust systems should be in place to assess directors in relation to bankruptcy, sequestration, insolvency and arrangements with creditors. In addition, where a director meets the eligibility criteria, providers should establish whether the person is on the children's and/or adults safeguarding barred list and whether they are prohibited from holding the office in question under other laws such as the Companies Act or Charities Act. If a provider discovers information that suggests an individual is unfit after they have been appointed to a role, the provider must take appropriate and timely action to investigate and rectify the
	matter.
5(6) Where an individual who holds an office or position referred to in paragraph (2)(a) or (b) no longer meets the requirements in paragraph (3),	Providers must assess and regularly review the fitness of directors to ensure that they remain fit for the role they are in. Providers must determine how often to review fitness based on the assessed risk to business delivery and/or to the people using the service posed by the individual and/or role.
 the service provider must— (a) take such action as is necessary and proportionate to ensure that the office or position in question is held by an 	Providers must have arrangements in place to respond to concerns about a person's fitness in relation to Regulation 5(3) and (4) after they have been appointed to a role, which either they or others have identified, and providers must adhere to these arrangements.
individual who meets such requirements, and	Providers must investigate, in a timely manner, any concerns about a person's fitness or ability to carry out their duties, and where concerns are substantiated, they must take
(b) if the individual is a health care professional, social worker or other professional registered with a health care or social care regulator, inform the regulator in question	proportionate, timely action. Where a person's fitness to carry out their role is being investigated, appropriate interim measures may be required to minimise any risk to people who use the service.

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Fit and Proper Person Requirements

Executive Directors and Non-Executive Directors – Self Declaration Form

On 20 November 2014 the Care Quality Commission (CQC) published guidance on the fit and proper person requirements which apply to all NHS providers. These regulations support ensuring the accountability of directors of NHS bodies and outline the requirements for robust recruitment and employment processes for board level appointments. As part of the assurance against the new Fit and Proper Person requirements for existing board members, you are required to complete the following selfdeclaration on an annual basis, sign, date and return.

Have you got the qualifications, competency, skills and experience which are necessary for the office or position work for which you are employed / engaged?	or D YES	NO
Are you able by reason of health (after reasonable adjustments are made) of properly performing tasks whic are intrinsic to the office or position or work for which you are employed / engaged?		NO
Have you been responsible for, been privy to, contributed or facilitated any serious misconduct or mismanagement (whether lawful or not) in the course of carrying on a regulated activity or providing a service elsewhere, which provided in England would be a regulated activity?	YES	NO
 Have you been the subject of any of the following: Undischarged bankruptcy or a being a person who estate has had sequestration awarded in respect of a bankruptcy restrictions order or an interim bankrup restrictions order to like effect made in Scotland or Northern Ireland or elsewhere in the world. A moratorium period under a debt relief order appl under Part VIIA (debt relief orders) of the Insolvend Act 1986. A composition or arrangement with, or granted a tr deed for, creditors and not been discharged in respect of it. Included in the children's barred list or the adults' barred list maintained under section 2 of the Safeguarding Vulnerable Groups Act 2006, or in all corresponding list maintained under an equivalent enactment in force in Scotland or Northern Ireland 	of it otcy ied cy rust	NO
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elsewhere in the world.		
• Prohibited from holding the relevant office or position, or in the case of an individual from carrying on the regulated activity, by or under any enactment (for example, under Companies or Charities legislation).		
Have you been convicted in the United Kingdom of any offence or been convicted elsewhere of any offence which, if committed in any part of the United Kingdom, would constitute an offence?	☐ YES	NO
Have you been erased, removed or struck-off a register of professionals maintained by a regulator of health care or social work professionals?	Tes	NO
Have you ever been found not to be a fit and proper person for the purposes of Regulation 5, of the Health and Social Care Act 2008 (Regulated Activities) Regulations, namely the requirements to:	YES	NO
Be of good character		
 Have the qualifications, skills and experience necessary for the relevant position 		
 Be capable of undertaking the relevant position, after any reasonable adjustments under the Equality Act 2010 		
 Not have been responsible for any misconduct or mismanagement in the course of any employment with a CQC registered provider 		
 Not be prohibited from holding the relevant position under any other law e.g. Under the Companies Act or the Charities Act 		

I hereby agree that the above is accurate.

Name:

Position:

Signed:

Date:

Please return completed declaration forms to the Board of Directors' Secretary or the Director of People

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