

## Model NHS COVID-19 Primary Care Vaccine handling and management policy 2020-21

**Document definition: This is a model policy document to enable Primary Care Networks to implement good governance in the context of the safe and secure handling and management of COVID-19 vaccines.**

Throughout the document the term 'Primary Care Lead Pharmacist' is used; this refers to the pharmacist lead for a locality in primary care, as agreed by the Regional Chief Pharmacist and often being the CCG lead pharmacist, who is responsible for supporting the lead GP to deliver the governance requirements specified in this policy. Gary Barnfield, Deputy Director of Medicines Optimisation is the Primary Care Lead Pharmacist in Sheffield.

### **Target Audience: Who Should Read This Policy?**

All staff responsible for planning and managing the primary care COVID-19 vaccination programme in 2020/21, and all Pharmacy staff engaged in supporting and delivering the COVID-19 vaccination programme in 2020/21.

### **Introduction**

The COVID-19 vaccination programme is of the highest priority for the NHS. In order to deliver this programme both safely and effectively, good practice in the handling and management of vaccine is paramount. It is anticipated that a number of COVID-19 vaccines will be introduced during 2020 and 2021, so good governance is essential. Clarity of both the overarching principles and the detailed 'standard operating procedures' are required to enable safe, effective implementation and delivery of the vaccination programme. This document is to be read alongside the Standard Operating Procedure documentation developed for all COVID-19 vaccines and all environments in which they are handled, these can be found on the SPS website (see [link](#)).

### **Purpose**

This policy document enables corporate and professional governance for use of the COVID-19 vaccines, with the expectation that all areas detailed are addressed locally and that standard NHS medicines governance arrangements are in place. The Sheffield Area Prescribing Committee has agreed this policy, it also needs to be authorised by each relevant PCN delegated lead GP.

The document is intended to provide the overarching principles for robust governance of the safe and secure handling and management of COVID-19 vaccines in the end-to-end supply chain for the vaccination programme.

### **Objectives**

- To ensure that all staff involved in delivery of the vaccination programme are aware of, and adhere to, the correct procedures for the ordering, receipt, storage, supply and administration of the product.

- To ensure that the physical and biochemical integrity and sterility of all vaccines and related medicines is maintained. • To ensure that all staff involved in delivery of the vaccination programme are aware of the relevant characteristics of COVID-19 vaccines and the implications this has for vaccine efficacy and patient safety.
- To provide assurance that vaccine safety, sterility, quality and efficacy is protected.
- To define key roles and responsibilities needed to deliver this assurance.
- To ensure that all staff understand their critical roles and responsibilities in delivering these objectives.

### **COVID-19 Vaccines**

There are a number of COVID-19 vaccines under development and it is anticipated that a range will be utilised in the vaccination programme. None will be authorised at the start of the programme so initially they will be unlicensed products temporarily authorised for supply under Regulation 174 of the Human Medicines Regulations 2012. This regulation enables the Medicines and Healthcare products Regulatory Agency (MHRA) to authorise use of a product on a temporary basis in response to the spread of pathogenic agents.

The characteristics of the different vaccines may vary considerably and will increase in clarity over time. Prior to licensing the product characteristics are available in the relevant 'Healthcare Professional Factsheet' and patient information in the 'Consumer Factsheet'. Following award of the Marketing Authorisation this information is available in the Summary of Product Characteristics and Patient Information leaflet respectively. The first requires transport and storage under ULT conditions (-70 +/- 10 C). This may not be the case for those that follow, but cold chain will be critical for all. Use of vaccines that have deviated from recommended storage or transportation conditions risks compromising vaccine efficacy and patient safety. Vaccines that have not been transported or stored correctly may be ineffective or harmful; they would therefore no longer be within the terms of their product authorisation or temporary regulation 174 authorisation and must not be used. Means of detecting when a temperature excursion has occurred are required. The focus on avoidance of waste should also be of high priority.

Further information concerning COVID-19 vaccines is available in the Public Health England publication 'COVID-19 vaccination programme Information for healthcare practitioners', available on <https://www.gov.uk/government/publications/covid-19-vaccination-programme-guidance-for-healthcare-practitioners>

### **Legal framework and practice standards.**

All activity is to be undertaken in accordance with the Human Medicines Regulations 2012, as amended by the Human Medicines (Coronavirus and Influenza) (Amendment) Regulations 2020.

Adherence to national standards of good practice is required including those set by the Care Quality Commission, the National Institute for Health and Care Excellence, Public Health England and the Royal Pharmaceutical Society of Great Britain, as detailed in the appendix 1 below.

### **Roles and responsibilities under this policy**

The legal entity responsible for operating the vaccination site is to assign responsibility for clinical and operational oversight. The PCN delegated lead GP is responsible for service provision, aided by the relevant Primary Care Lead Pharmacist to ensure safe and secure handling and management of the COVID-19 vaccine and related medicines.

### **Accountability and responsibility for vaccines, associated medicines and their supply chain**

- The PCN delegated lead GP is accountable for the safe and secure handling and management of medicines on all vaccination sites operating within or under the jurisdiction of their employing legal entity. This includes oversight of those elements of practice within designated vaccination sites that may impact upon product integrity, from receipt of product to vaccine administration. The PCN delegated lead GP will be aided by the relevant Primary Care Lead Pharmacist.
- The Sheffield Area Prescribing Group is to document the above named Individuals
- The PCN delegated lead GP may delegate operational responsibility for oversight of ordering, receipt, storage and safe handling of vaccines and medicines, to a named and suitably trained member of staff on each vaccination site, aided by the relevant Primary Care Lead Pharmacist.
- This responsibility extends to oversight of issue of vaccines and medicines to roving vaccinators and for administration of vaccines by PCN staff within care homes.
- The Specialist Pharmacy Services Regional Quality Assurance Specialists will work with the Primary Care Lead Pharmacist to provide specialist pharmaceutical expertise in the development of systems and processes of work to ensure the safe and secure handling of the vaccine.

### **Handling and management of vaccine and medicines in vaccination sites**

The PCN delegates lead GP must ensure that all activities are carried out in accordance with:

- This policy document
- The relevant nationally authored documents and Standard Operating Procedures (SOPs)
- Relevant local organisational medicines policies
- Standard good practice guidance including aseptic technique
- Relevant Health and Safety guidance
- National Standards including those detailed in appendix 1

### **Local amendments to this policy**

Any amendments to this policy or relevant SOPs must be ratified by the Sheffield Area Prescribing Group responsible for medicines governance for the area in which the vaccination site is situated.

### **Staff authorisation to be supplied with and administer COVID-19 Vaccines**

The Primary Care Lead Pharmacist must ensure that appropriate and formal authorization for vaccine administration is in place such as a Patient Group Direction, protocol or written instruction, and that the staff groups who are supplied with, prepare, and administer the COVID-19 vaccine are those defined as eligible to do so.

### **Safety and security of vaccines and related medicines**

The Primary Care Lead Pharmacist must ensure that that safe and secure handling and storage of vaccine and medicines are in place in accordance with principles and guidance encompassed in 'Professional guidance on the safe and secure handling of medicines (Royal Pharmaceutical Society of Great Britain)', available on <https://www.rpharms.com/recognition/setting-professionalstandards/safe-and-secure-handling-of-medicines/professional-guidance-on-the-safe-and-secure-handling-of-medicines>.

### **Storage and transportation of vaccines**

The 'cold chain' is a term used to describe the cold temperature conditions in which certain products need to be kept during storage and distribution. Maintaining the cold chain ensures that vaccines are transported and stored according to the manufacturer's recommended temperature range until the point of administration. Vaccines must be stored at the correct temperature and transported only in approved and validated packaging, and the temperature of the vaccine carrier and contents monitored and reviewed before use.

The Primary Care Lead Pharmacist must ensure that storage and transportation are undertaken in accordance with the relevant SOPs, that cold chain temperatures are monitored correctly and that any 'out of specification' recordings are addressed promptly and appropriately, and that a full audit trail is maintained. Further details are included in the relevant SOPs and in manufacturers' information.

### **Workforce and training**

All staff undertaking duties at the vaccination site must meet the necessary training standards and competencies in line with the SOPs and standard organisational processes. A training needs assessment is required for the roles within the vaccination services, with corresponding training materials and assessment process, to enable timely and focused workforce development.

As detailed in 'Professional guidance on the safe and secure handling of medicines (Royal Pharmaceutical Society of Great Britain)' (see appendix 1) 'the named individual ensures that accountable individuals are competent and supported in their role as it relates to the safe and secure handling of medicines'.

The roles assigned to support the rollout of COVID-19 vaccination need to be in accordance with legislation including that detailed in the Human Medicines (Coronavirus and Influenza) (Amendment) Regulations 2020

### **Precautions**

Anaphylaxis kits including injections of intramuscular adrenaline 1:1,000 must be in date and readily available at all locations undertaking vaccination. Any needlestick or other injuries must be addressed in accordance with the policies of the relevant employing legal entity.

### **Maintenance of records**

All records must be maintained in accordance with relevant SOPs. These include the ordering, receipt and issue of vaccines, tracking of product, plus patient focused records including consent and administration.

Any serious adverse reactions are to be escalated for immediate senior clinical input; such situations are to be fully documented following the event and a record kept of relevant product batch numbers. A record of all serious adverse events is to be provided to the Primary Care Lead Pharmacist.

### **Data Protection**

All staff have a responsibility to ensure that they do not disclose information about the service, service users, staff members and corporate documentation to unauthorised individuals.

### **Disposal of vaccines and other waste**

Disposal of waste vaccines and any sharps must be undertaken in a safe and secure manner in accordance with relevant SOPs. If any packaging includes dry ice this must also be disposed of in a safe and secure manner using appropriate personal protective equipment.

### **Business Continuity Planning**

The Primary Care Lead Pharmacist will be responsible for establishing an agreed business continuity plan in relation to safe and secure handling of vaccines, and for testing this plan in line with the organisational emergency preparedness processes and NHS Core Standards for Emergency Preparedness, Resilience and Response (<https://www.england.nhs.uk/ourwork/epr/gf/>). The business continuity plan should detail how the relevant aspects of the service will respond, recover and manage during disruption relating to people, information, security, premises including utilities, facilities particularly refrigerator (and if relevant ULT) failure, supplier, IT and data.

### **Go-live checklist**

A proposed COVID-19 Vaccination – Primary Care Site: Pharmacy Go-Live Checklist is provided in Appendix 2.

Document adapted for local use 10.12.20, based on version prepared by team of the NHSE/I Chief Pharmaceutical Officer; 7.12.20.

Approved under delegated authority of APG on 10<sup>th</sup> December 2020.

Review date – December 2021

## **Supporting resources**

Template SOPs for the management of the different vaccines as they become available for use in England can be found on the Specialised Pharmacy Services website.

The management for the Pfizer-BioNTech (Courageous) Covid-19 vaccine SOPs can be found [here](#).



## Appendix 1: Links to relevant National Standards

### CQC Regulation 12: Safe Care and Treatment

<https://www.cqc.org.uk/guidance-providers/regulations-enforcement/regulation-12-safe-care-treatment>

'The intention of this regulation is to prevent people from receiving unsafe care and treatment and prevent avoidable harm or risk of harm.

- Providers must assess the risks to people's health and safety during any care or treatment and make sure that staffs have the qualifications, competence, skills and experience to keep people safe.
- Providers must make sure that the premises and any equipment used is safe and where applicable, available in sufficient quantities. Medicines must be supplied in sufficient quantities, managed safely and administered appropriately to make sure people are safe.
- Providers must prevent and control the spread of infection. Where the responsibility for care and treatment is shared, care planning must be timely to maintain people's health, safety and welfare. The CQC understands that there may be inherent risks in carrying out care and treatment, and we will not consider it to be unsafe if providers can demonstrate that they have taken all reasonable steps to ensure the health and safety of people using their services and to manage risks that may arise during care and treatment'

### NICE Clinical Guideline QS61: Infection Prevention and Control

<https://www.nice.org.uk/guidance/qs61>

This quality standard covers preventing and controlling infection in adults, young people and children receiving healthcare in primary, community and secondary care settings.

### The Green Book - Immunisation against infectious disease (Public Health England)

<https://www.gov.uk/government/collections/immunisation-against-infectiousdisease-the-green-book#the-green-book>

The latest information on vaccines and vaccination procedures, for vaccine preventable infectious diseases in the UK. The COVID-19 vaccine chapter is available on:

<https://www.gov.uk/government/publications/covid-19-the-greenbook-chapter-14a>

### Professional guidance on the safe and secure handling of medicines (Royal Pharmaceutical Society of Great Britain)

Adhere to the documented governance principles and relevant guidance. Available on

<https://www.rpharms.com/recognition/setting-professionalstandards/safe-and-secure-handling-of-medicines/professional-guidance-on-the-safe-and-secure-handling-of-medicines>

**Appendix 2: COVID-19 Vaccination – Primary Care Site: Pharmacy Go-Live Checklist**

The following list provides an indication of the specific items for consideration in providing assurance that the pharmacy and medicines handling requirements for the vaccination programme have been met. It is by no means definitive and is subject to change.

**Governance and leadership**

- Approval of local policy to assure safe and secure handling of the vaccine from receipt to administration (via appropriate Prescribing Committee)
- GP oversight identified
- Lead identified for oversight of training for vaccine preparation
- Primary Care Lead Pharmacist identified
- SPS RQA approval of plan and that relevant MHRA Good Distribution Practice obligations are in place

**Standard Operating Procedures (SOPs)**

- SOPs for receipt, storage, stock control, temperature excursions, record keeping and security in place
- SOPs for preparation of individual doses of vaccine in place
- SOPs for administration of individual doses of vaccine in place
- SOPs for waste handling in place

**Workforce and training**

- Appropriately skilled workforce identified for service delivery
- Appropriately skilled pharmacy workforce identified for service delivery support
- Standard training material relating to SOPs and service delivery available
- Training delivery plan in place
- Competence assessment in place for appropriate elements

**Premises, equipment and supply**

- Sufficient validated fridge and, where appropriate, freezer capacity available
- Fridge (and freezer if required) automatic temperature monitoring and logging system installed
- Fridge (and freezer if required) alarms installed and tested
- Supply of vaccine and non-vaccine consumables determined
- Primary Care Lead Pharmacist agreement to vaccination site layout and preparation areas

**Sign off**

- Lead GP
- Primary Care Lead Pharmacist
- Regional Chief Pharmacist