1. Introduction and Background

1.1 Admission to and continuation on the MBBS/BSc and MBBS course(s) at Imperial College London is subject to the Rehabilitation of Offenders Act (1974) Section 4(2) (Exemption) Order 1975 and DHSS Circular HC(88)9 guidelines regarding child protection and police checks. As a condition of acceptance/continuation, all applicants and continuing students are required to have completed an enhanced Disclosure and Barring Service (DBS) check (formerly known as a Criminal Records Bureau [CRB] Disclosure) by a given deadline.

1.2 A DBS Certificate is a document containing information held by the police and government departments. The DBS, an executive agency of the Home Office, provides these Certificates. An enhanced DBS Certificate contains details of:

1.2.1 All convictions held on the Police National Computer (PNC) including current and “spent” convictions as well as details of any cautions, reprimands or final warnings; and in some cases Fixed Penalty Notices. (It is a commonly held misbelief that all criminal records are wiped from police records when a person reaches the age of 21. This is not the case).

1.2.2 As the MBBS programme involves working with children and vulnerable adults, the certificate will indicate whether information is held on DBS lists of those who are barred from working with children or are unsuitable to work with vulnerable adults.

1.2.3 Any additional local police records. If local police records contain information the Chief Officer of police may release information for inclusion in an Enhanced Certificate. Exceptionally, and in a very small number of circumstances (typically to preserve the integrity of current police investigations), additional information may be sent under separate cover to the University that cannot be revealed to the applicant.

1.3 The College does not wish to debar individuals with criminal records and Fixed Penalty Notices from taking advantage of the opportunities provided by Higher Education. In general a criminal record is not to be regarded as an obstacle to studying at Imperial. However the College must also balance its responsibilities to provide a safe and secure environment for its staff, students, visitors, patients and others. In addition it has to take into account the demands of various professional bodies and requirements under the law as detailed above.

1.4 In assessing criminal records, the College will balance the interest of the applicant with its duty of care to special categories of people. The College does reserve the right to refuse to admit applicants where their criminal record makes it inappropriate for them to be admitted. The College also reserves the right to refer existing students to a Fitness to Practise Panel upon the disclosure of a positive DBS Certificate, the outcome of which could lead to a student being asked to withdraw from the College where their criminal record makes it inappropriate for them to continue with their programme of study.
1.5 The test which will be applied when deciding whether the criminal record of an applicant/existing student gives reasonable grounds for refusing admission or continuation of study is whether the student:

1.5.1 Poses a real threat to the safety or property of staff, students, visitors, patients in the Trusts with whom we work and those coming into contact with the student during their studies; or

1.5.2 Would be contrary to the law or to the requirements of any relevant professional or other regulatory body.

2. Assessment of New Applicants

2.1 A statement about criminal records disclosure is published on the College website and in the information sent to applicants when they are made an offer. This states that a criminal record may not necessarily be a bar to being accepted onto the programme of their choice. The College Policy on the Recruitment of Ex-Offenders and the Criminal Records Policy Statement Relating to Students are available at http://www3.imperial.ac.uk/portal/pls/portallive/docs/1/5037988.PDF and http://www3.imperial.ac.uk/portal/pls/portallive/docs/1/5037989.PDF and copies of both are attached (Appendices 2 and 3).

2.2 The UCAS application form prompts applicants to declare any criminal record.

2.3 All applicants are required to disclose spent and unspent offences when submitting information to the Admissions Office in accordance with paragraph 2.2 above. This includes reporting the receipt of any Fixed Penalty Notices or fines. At this stage, all applications, whether or not any criminal record information has been revealed by the applicant, will be considered in the normal way alongside all other applications.

2.4 Applicants will be asked to complete their application forms for enhanced with lists DBS checks by a deadline, usually by 30 April (for A300) or 30 June (A100 and A101) respectively of the year of the admissions cycle. Candidates are notified that the offer will be withdrawn if they fail to meet this deadline. A conditional offer pack is issued which includes the DBS application form, the DBS completion guidelines and Registry guidelines. Copies of the DBS guidelines are available at https://www.gov.uk/crb-criminal-records-bureau-check/overview A copy of the Registry guidelines is attached (Appendix 4).

2.5 The completed DBS Certificate application is forwarded to the DBS for immediate processing and prior to fulfilment of any other offer conditions. Applicants who have revealed criminal records to the Registry, in accordance with paragraphs 2.2 and 2.3 above, will be asked to complete and return their DBS application forms at that stage and they will be submitted immediately to the DBS for processing. Candidates will be advised that no formal decision will be made on any disclosed offences until the Certificate has been received from the DBS. In the event that a Certificate is not received from the DBS prior to the start of the academic year, it may be necessary to defer a candidate’s offer for the coming year.

2.6 Candidates who have never lived in the UK will not be required to complete a DBS application but are required to provide a Certificate of Good Conduct from their government or police force by the above deadline.

2.7 If information relating to offences is withheld, erroneous, or is given in an incomplete form by the applicant, then the College reserves the right at any stage to reject their application.
2.8 All positive DBS Certificates are considered by a minimum of two senior members of the Faculty of Medicine or its associated Trust e.g. a senior member of clinical staff and a senior member of the Faculty forming a DBS Review panel, supported by the Faculty Education Office (FEO):

2.8.1 The DBS Review panel members will review the criminal record and the applicant may be asked to submit his or her own statement;
2.8.2 The applicant may then be called for interview and seek additional background information on the circumstances surrounding the criminal record;
2.8.3 The DBS Review panel may, for example, require the applicant to provide information from third parties who may have a view on the above matters;
2.8.4 These parties may include probation officers and others who are professionally or personally involved in the rehabilitation of, or are familiar with, the applicant;
2.8.5 The DBS Review panel may also seek specialist advice.

2.9. In reaching their decision the panel may consider one or more of the following:

2.9.1 Whether the criminal record or other matter revealed is relevant to the programme on offer (including any secondments or placements);
2.9.2 The seriousness, frequency and pattern of any offences;
2.9.3 Whether the offences were premeditated;
2.9.4 Whether the offences involved violence or threats of violence;
2.9.5 Whether the circumstances surrounding the offences were unique;
2.9.6 Whether the student’s circumstances have now changed;
2.9.7 Whether the applicant has adequately taken responsibility for his/her actions and shown remorse;
2.9.8 What evidence the applicant produces to support the view that he/she is unlikely to offend again;
2.9.9 How recently the offence was committed;
2.9.10 The implications of any lack of appropriate judgement on their future medical career.

2.10 It is the responsibility of the School of Medicine Senior Tutor to keep the Head of Undergraduate Medicine or their designated deputy informed of each case under review.

2.11 The decision of the DBS Review panel is forwarded to the School of Medicine Student Monitoring Group for ratification. The outcome of this process will be either:

2.11.1 Admission of the applicant is permitted (subject to the meeting of all other requirements of admission). In these circumstances, at the start of the academic year the Chair of the Student Monitoring Group will send the newly-admitted student a formal written warning noting the seriousness and possible repercussions (including referral to a Fitness to Practise Panel) of any further breaches of the standard of behaviour required in the medical profession, or
2.11.2 A recommendation is made to the College Registry that the student’s application for admission to the MBBS/BSc or MBBS course be rejected.

2.12 The Chair of the Student Monitoring Group should notify the College Registry normally within 5 days of its recommendation.

2.13 The decision is then communicated to the applicant in writing, normally within 14 days of the Student Monitoring Group meeting. If a conditional offer is withdrawn as a result of the decision, then the notification should provide a summary of the reasons (if not precluded under DBS regulations). An opportunity to discuss
alternative career/course options within the College with a senior member of the School/College should be offered and details of the appeal process included.

2.14 Appeals to the Academic Registrar should be made in writing within 28 days of the date of the notification. Appeals are considered by a panel comprised of a lay member of the Imperial College Court, the Clinical Dean and a further experienced clinician who is the Vice Dean of the Faculty of Medicine or his/her nominee. The decision of this panel is final.

Appeals can only be considered on the following grounds:

2.14.1 Where there is new evidence which was not previously considered or could not previously have been provided and is deemed to have a direct impact on the student’s case; and/or

2.14.2 Where due process was not followed.

3. Assessment Procedure for Current Students

3.1 All existing registered students are responsible for reporting the receipt of any Fixed Penalty Notices or fines, police cautions, convictions or where a case is pending with the police, to the School of Medicine Senior Tutor in a timely manner. Please note that whilst a Fixed Penalty Notice may not always appear on a DBS Certificate, students are required to declare this information to the GMC prior to registration and non-declaration to the Faculty Senior Tutor will be investigated by the GMC.

3.2 All existing registered students due to progress to Year 5 in July of each year are required to complete a DBS self-declaration form in January/February noting if they have received any Fixed Penalty Notices, police cautions, convictions or have a case pending with the police. (Appendix 6).

3.3 A small number of existing students are exempt from completing an Enhanced DBS Certificate on entry to the course (appendix 5). This exemption no longer applies on progression to Year 5, therefore these students should complete an Enhanced DBS Certificate, and not a self-declaration form (section 3.2).

3.4 Students who declare a Fixed Penalty Notice on their self-declaration form will be required to meet with the School Senior Tutor.

3.5 Where a positive declaration is made or case is pending, the student will be notified that they are required to complete an Enhanced DBS Certificate within 10 days of the notification.

3.6 A decision on whether to temporarily suspend the student during part or all of the investigation processes will depend on the nature of the offence in question. The decision will be made by the Head of Undergraduate Medicine or their designated deputy in consultation with the College Registry and other parties.

3.7 It is the responsibility of the School Senior Tutor to keep the Head of Undergraduate Medicine or their designated deputy informed of each case under review.

3.8 The decision of the panel is forwarded to the School of Medicine Student Monitoring Group for ratification. The outcome of this process will result in one or more of the following:

3.8.1 No action required as the nature of the positive disclosure has already been dealt with.
3.8.2 The student is required to meet with the Head of Undergraduate Medicine or their designated deputy and to receive a formal warning. They are advised that any further transgressions of a similar nature may result in a referral to a Fitness to Practise Panel. Written notification of this warning is filed on the student’s Registry and FEO personal file;

3.8.3 The student is required to meet with the Head of Undergraduate Medicine or their designated deputy to receive a final warning. They are advised that any further transgressions will result in referral to a Fitness to Practise Panel. Written notification of this warning is filed on the student’s Registry and FEO personal file;

3.8.4 Direct referral to a Fitness to Practise Panel. The chair of the Student Monitoring Group should notify the College Registry normally within 5 days of its decision and request a Fitness to Practice Panel.

3.8.5 In addition, the panel can require a student to undertake and complete a formal treatment programme and/or appropriate counselling to deal with issues of alcohol abuse, anger management etc.

4. Management of DBS related documentation

4.1 The College Registry notifies the School Senior Tutor as to the nature of the positive DBS Certificate via email. No copies of the actual DBS document are made.

4.2 The School Senior Tutor liaises directly with the positive DBS Review panel members communicating the nature of the offence, the status of the recipient (applicant or existing student) and the student’s name and contact details.

4.3 Once the panel have completed their deliberations and made a decision, this should be communicated to the School Senior Tutor in writing. This decision should then be communicated to the next Student Monitoring Group meeting.

4.4 For reference the School Senior Tutor should retain a record of all positive DBS cases and their decisions. These should be available to the panel, anonymised for reference information only.

4.5 Unless a case is referred to a Fitness to Practise Panel, all related documentation should be destroyed 6 months following the completion of the positive DBS Review panel process.

School of Medicine
10 September 2013.

Submitted to and agreed by:

Student Monitoring Group – 11 September 2013
Student Services Committee – 9 October 2013
Medical Studies Committee – 27 November 2013
Glossary of Terms used in DBS Certification

**Additional Information**
Enhanced checks may contain ‘additional’ information. Occasionally the Chief Police Officer may, if thought necessary in the interests of the prevention or detection of crime, release ‘additional’ information to the Countersignatory only, in the form of a separate letter and should not be revealed to the applicant.

**Approved Information**
Enhanced checks may contain ‘approved’ information. This is non-conviction information provided by the police from their local records. The Chief Police Officer in each force will decide what, if any, information to provide. The DBS will print this information on both the applicant’s and the Counter signatory’s copy.

**Caution**
A caution is a formal warning about future conduct given by a senior police officer, usually in a police station, after a person has committed an offence. It is used as an alternative to a charge and possible prosecution.

**Children**
The Criminal Justice Court Service Act (CJCSA) defines a child as someone who is under 18 (under 16 if the child is employed).

**Countersignatory**
A person within a Registered Body who is registered with the DBS to countersign applications and receive the Certificates.

**Countersignatory reference number**
The specific reference number allocated to each individual Countersignatory by the DBS.

**Criminal Justice and Court Services Act 2000 (CJCSA)**
The child protection provisions in Part II of the CJCSA 2000 are part of an integrated system for the protection of children.

**Criminal Record**
A record of convictions held on the Police National Computer for individuals convicted of crimes.

**Department of Health (DH)**
Government department responsible for protecting and improving the nation’s health and ensuring that our health and social services are high quality, fast, fair and convenient.

**Certificate**
The term that is used to describe the service provided by the DBS and the document issued to the applicant and Registered Body when a DBS check has been completed.

**Certificate Application Reference Number**
The specific reference number allocated to each Certificate application by the DBS.

**Certificate Fee**
The cost of a DBS check.
Certificate Information Pack
The guidance pack issued to all Counter signatories upon registration with the DBS.

Disclosure Scotland
This is the equivalent of the DBS but for Scotland.

Enforced Subject Access
Under current legislation, individuals can exercise their right to apply for access to information held on them including criminal record information under the 'subject access' provisions of the Data Protection Act 1998. Currently, some employers seek to obtain this information about employees and potential employees by compelling them to exercise their rights under the Data Protection Act. This process is known as 'Enforced Subject Access' and is undesirable because details of all convictions are revealed. Most employers are not entitled to ask for this information under the Rehabilitation of Offenders Act (ROA) 1974.

Enhanced DBS Check
Also referred to as an Enhanced Certificate. These are for posts that involve a far greater degree of contact with children or vulnerable adults. In general the type of work will involve regularly caring for, supervising, training or being in sole charge of such people. Examples include a Teacher, Scout or Guide leader. Enhanced checks are also issued for certain statutory purposes such as gaming and lottery licences.

This level of check involves an additional level of check to those carried out for the Standard DBS check - a check on local police records. Where local police records contain additional information that may be relevant to the post the applicant is being considered for, the Chief Officer of police may release information for inclusion in an Enhanced check. Exceptionally, and in a very small number of circumstances (typically to protect the integrity of current police investigations), additional information may be sent under separate cover to the Countersignatory and should not be revealed to the applicant.

Enhanced Certificate
See Enhanced DBS Check

Excepted Professions
Positions of trust set out in the Exceptions Order to the Rehabilitation of Offenders Act (ROA) 1974, where an employer is entitled to ask a candidate to reveal details of all convictions, whether spent or not.

Exceptions Order
The Exceptions Order to the Rehabilitation of Offenders Act (ROA) 1974 sets out those occupations and positions exempt from the provisions of the ROA. These are generally positions of trust, where there is a valid need to see a person's full criminal history in order to assess their suitability for a position. This information is intended as general guidance only. It must not be regarded as a definitive interpretation of the Act. Anyone requesting further guidance should seek legal advice.

Exempted Question
An exempted question is a valid request for a person to reveal their full criminal history (including spent convictions) and is made possible by virtue of the Exceptions Order to the Rehabilitation of Offenders Act (ROA) 1974.

Ex-Offender
A person who has been convicted of a criminal offence and whose crime is now "spent" under the Rehabilitation of Offenders Act (ROA) 1974.

Fixed Penalty Notice
A Fixed Penalty Notice may be issued for a range of offences including minor parking offences, being drunk in a public place, disorderly behaviour, theft, environmental crime and criminal damage, truancy, noise and obstructing police.

**Lead Counter signatory**
A senior figure within a Registered Body who has overall responsibility for the use of the DBS checks in their organisation.

**Local Police Records**
Police records, not held on the Police National Computer, containing non-conviction information.

**Nacro**
A crime reduction charity, making society safer by finding practical solutions to reducing crime. Since 1966 Nacro has worked to give ex-offenders, disadvantaged people, and deprived communities the help they need to build a better future.

**Payment on Account (POA)**
Payment on Account: the facility for Registered Bodies to pay for their fees by monthly invoice.

**DBS Barred Lists**
These are lists of people barred from working with children and vulnerable adults, managed by the Disclosure and Barring Service on behalf of the Department of Health (DH).

**Police Act 1997**
The piece of legislation that brought about the DBS.

**Police National Computer (PNC)**
A national police database that contains information about criminal records i.e. convictions, cautions, reprimands, and warnings.

**Portability**
Portability refers to the re-use of a DBS Certificate, obtained for a position in one organisation and later used for another position in another organisation. This practice is no longer endorsed by the DBS due to the risks factors involved.

**Positions of Trust**
Roles that involve working with children and other vulnerable groups, that the DBS is dedicated to protecting.

**Registered Bodies**
Organisations that have registered directly with the DBS to use its services.

**Regularly**
This term carries its ordinary meaning as used in common parlance. Regularly could be used to describe the duties that a person carries out everyday but not all day; every week but not on every day; every month but only once a month.

**Rehabilitation of Offenders Act (ROA) 1974**
The Rehabilitation of Offenders Act (ROA) 1974 enables some criminal convictions to become ‘spent’, or ignored, after a ‘rehabilitation period’. A rehabilitation period is a set length of time from the date of conviction. After this period, with certain exceptions, an ex-offender is not normally obliged to mention the conviction when applying for a job or obtaining insurance, or when involved in criminal or civil proceedings.
Rehabilitation Period
A rehabilitation period is a set length of time from the date of conviction. After this period, with certain exceptions, an ex-offender is not normally obliged to mention the conviction when applying for a job or obtaining insurance, or when involved in criminal or civil proceedings.

Reprimand
A reprimand has replaced the caution for young people aged under 18. A young person given a second formal warning about future conduct is given a final warning.

Spent Conviction
The Rehabilitation of Offenders Act (ROA) 1974 sets out to make life easier for many people who have been convicted of a criminal offence and who have since lived on the right side of the law. A person convicted of all but the most serious criminal offences and who receives a sentence less than 2.5 years in prison, benefits from the Act if they are not convicted again during a specified period. This is called the rehabilitation period. In general terms, the more severe a penalty is, the longer the rehabilitation period. Once a rehabilitation period has expired and no further offending has taken place, a conviction is considered to be 'spent'. Once a conviction has been spent, the convicted person does not have to reveal it or admit its existence in most circumstances, including, for example, when applying for a job. In most circumstances, an employer cannot refuse to employ someone, or dismiss them, on the basis of a spent conviction. There are some exceptions to the general principle that spent convictions do not have to be declared. When assessing the suitability of a person for a position of trust, an employer is entitled to ask a candidate to reveal details of all convictions, whether spent or not. This is, in part, to ensure that children and other vulnerable groups are adequately protected from those in positions of authority over them. These positions of trust, or excepted professions, are set out in the ROA Exceptions Order.

Standard DBS Check/Certificate
Also referred to as a Standard Certificate. These are primarily for posts that involve working with children or vulnerable adults. Standard checks may also be issued for people entering certain professions, such as members of the legal and accountancy professions. The Standard check contains details of all convictions held on the PNC including current and 'spent' convictions as well as details of any cautions, reprimands or final warnings. If a position involves working with children, the DBS check will indicate whether information is held on three government lists of those who are banned from working with children or the vulnerable.

Subject Access
Under current legislation, individuals can exercise their right to apply for access to information held on them including criminal record information under the 'subject access' provisions of the Data Protection Act 1998.

Umbrella Body
An Umbrella Body is a Registered Body that provides access to the DBS to other non-registered organisations.

Unspent Conviction
A conviction is described as unspent if the rehabilitation period associated with it has not yet lapsed. A rehabilitation period is a set length of time from the date of conviction, according to the sentence imposed.

Volunteer
The DBS defines a volunteer to be 'a person who performs any activity which involves spending time, unpaid (except for travelling and other approved out-of-pocket expenses), doing something which aims to benefit someone (individuals or groups) other than or in
Vulnerable Adults
The DBS has two definitions of a vulnerable adult, one that is entitled to an Enhanced Check and one for a Standard check.

ENHANCED
A person who regularly cares for, trains, supervises or is in sole charge of vulnerable adults of the following description is entitled to an

ENHANCED CHECK.
A vulnerable adult for the purposes of an Enhanced Check is a person aged 18 or over who receives services of a type listed in paragraph 1) below and in consequence of a condition of a type listed in paragraph 2) below, has a disability of a type listed at 3) below.

1) The services are:
   a) accommodation and nursing or personal care in a care home,
   b) personal care or support to live independently in his or her own home,
   c) any services provided by an independent hospital, independent clinic, independent medical agency or National Health Service body,
   d) social care services; or
   e) any services provided in an establishment catering for a person with learning difficulties.

2) The conditions are:
   a) a learning or physical disability,
   b) a physical or mental illness, chronic or otherwise, including an addiction to alcohol or drugs; or
   c) a reduction in physical or mental capacity.

3) The disabilities are:
   a) a dependency upon others in the performance of, or a requirement for assistance in the performance of, basic physical functions,
   b) severe impairment in the ability to communicate with others, or
   c) impairment in a person's ability to protect him or herself from assault, abuse or neglect.

STANDARD
Any employment or other work which is concerned with the provision of care services (2) to vulnerable adults (3) and which is of such a kind to enable the holder of that employment or the person engaged in that work to have access to vulnerable adults in receipt of such services in the course of his normal duties.

2) "Care services" means
   i) accommodation and nursing or personal care in a care home (where "care home" has the same meaning as in the Care Standards Act 2000);
   ii) personal care or nursing or support for a person to live independently in his own home;
   iii) social care services; or iv) any services provided in an establishment catering for a person with learning difficulties.

3) "Vulnerable adult", in the context of a Standard check, means a person aged 18 or over who has a condition of the following type:
   i) a learning or physical disability; ii) a physical or mental illness, chronic or otherwise, including an addiction to alcohol or drugs; or iii) a reduction in physical or mental capacity.
Warning
A young person given a second formal warning about future conduct is given a final warning. A reprimand has replaced the caution for young people aged under 18.

Working with children
The definition of this term is in two parts:
1) A child care position within the meaning of the Protection of Children Act. The Criminal Justice and Court Services Act (CJCSA) 2000 replaces the original definition in the Protection of Children Act with 'regulated position' for the purposes of Part II of the 2000 Act. Within the 2000 Act, section 36 sets out what the regulated positions are for the purposes of Part II of the Act; or

2) A position in which employment or further employment is prohibited or restricted by regulations made under section 218 of the Education Reform Act 1988.
Imperial College London
Disclosure and Barring Service Policy Statement, Relating to Students

As an institution using the Disclosure and Barring Service (DBS) to assess an applicant’s and student’s suitability for positions of trust, Imperial College London complies fully with the DBS Code of Practice and undertakes to treat all applicants for a course of study at the College and all students on a course of study at the College fairly. It undertakes not to discriminate unfairly against any subject of a Certificate on the basis of conviction or other information revealed.

Imperial College London is committed to the fair treatment of its students and potential students regardless of race, gender, religion, sexual orientation, responsibilities for dependants, age, physical/mental disability or offending background.

Unless the nature of the position allows Imperial College London to ask questions about your entire criminal record we only ask about ‘unspent’ convictions as defined in the Rehabilitation of Offenders Act 1974.

We ensure that all those in Imperial College London who are involved in the recruitment process have been suitably trained to identify and assess the relevance and circumstances of offences.

We make every subject of a DBS Certificate aware of the existence of the DBS Code of Practice and make a copy available on request.
Appendix 3.

Imperial College London
Policy on the Recruitment of Ex-Offenders

- As an organisation using the Disclosure and Barring Service (DBS) to assess applicants’ suitability for positions of trust, Imperial College London complies fully with the DBS Code of Practice and undertakes to treat all applicants for positions fairly. It undertakes not to discriminate unfairly against any subject of a Disclosure on the basis of a conviction or other information revealed.
- Imperial College London is committed to the fair treatment of its students, potential students or users of its services, regardless of race, gender, religion, sexual orientation, responsibilities for dependants, age, physical/mental disability or offending background.
- We have a written policy on the recruitment of ex-offenders, which is made available to all Certificate applicants at the outset of the recruitment process.
- We actively promote equality of opportunity for all with the right mix of talent, skills and potential and welcome applications from a wide range of candidates, including those with criminal records. We select all candidates for interview based on their skills, qualifications and experience.
- A Certificate is only requested after a thorough risk assessment has indicated that one is both proportionate and relevant to the position concerned. For those positions where a Certificate is required, all application forms and recruitment information will contain a statement that a Certificate will be requested in the event of the individual being offered the position.
- Where a Certificate is to form part of the recruitment process, we encourage all applicants called for interview to provide details of their criminal record at an early stage in the application process. We request that this information is sent under separate, confidential cover, to a designated person within Imperial College London and we guarantee that this information will only be seen by those who need to see it as part of the recruitment process.
- Unless the nature of the position allows Imperial College London to ask questions about your entire criminal record, we only ask about ‘unspent’ convictions as defined in the Rehabilitation of Offenders Act 1974.
- We ensure that all those in Imperial College London who are involved in the recruitment process have been suitably trained to identify and assess the relevance and circumstances of offences. We also ensure that they have received appropriate guidance and training in the relevant legislation relating to the employment of ex-offenders, e.g. the Rehabilitation of Offenders Act 1974.
- At interview, or in a separate discussion, we ensure that an open and measured discussion takes place on the subject of any offences or other matter that might be relevant to the position. Failure to reveal information that is directly relevant to the position sought could lead to withdrawal of an offer for a place on a course of study at Imperial College London.
- We make every subject of a DBS Certificate aware of the existence of the DBS Code of Practice and make a copy available on request.
- We undertake to discuss any matter revealed in a Certificate with the person seeking the position before withdrawing a conditional offer of employment.

Having a criminal record will not necessarily bar you from studying with us.
This will depend on the nature of the course of study and the circumstances and background of your offences.
Imperial College London
Disclosure and Barring Service

On your proposed course of study at Imperial College London you will be required to work with children and vulnerable adults. Under the Protection of Children Act (1999) the College has a duty of care to ensure that these groups of people in particular are protected from harm. In order to comply with this duty of care we must gain access to information that is only available through the Disclosure and Barring Service (DBS).

Imperial College London does not wish to deter individuals with criminal records from taking advantage of the benefits of higher education. However, the College must balance its responsibilities to provide a safe and secure environment for staff, students, visitors, patients and others. Consequently, the College reserves the right to terminate the registration of any student whose criminal record makes it inappropriate for them to continue with their degree course.

The DBS has introduced a Certificate document, which provides information on a person’s criminal record, including cautions and ‘spent’ convictions.

If you decide to firmly accept your offer of admission to the School of Medicine – for year of entry x - you must submit an application by 30 April 200x (for A300 course) or 30 June 200x (for A100 and A101 courses) in the same admissions cycle to obtain an Enhanced Disclosure. Imperial College London will withdraw this offer if you fail to meet this deadline.
How to Obtain a DBS Certificate – New Applicants

You should complete the enclosed application and submit it with original proof of identity by 30 June 20xx. Please refer to the information overleaf regarding acceptable identity documents. This information is also available on the DBS website at https://www.gov.uk/crb-criminal-records-bureau-check/documents-the-applicant-must-provide-

Details on how to complete the application are provided on the front of the form. Please ensure that you read this information carefully before you begin.

Please leave Section D blank. It is not necessary to complete this section.

Top tips for completing the application

About a quarter of the DBS Certificate applications we receive from MBBS candidates can not initially be processed as they are incomplete or incorrectly completed. The following tips are based on the most common reasons why we may be unable to process DBS Certificate applications.

• Ensure that you include a full, five-year address history. If necessary use the continuation sheet available at http://www.homeoffice.gov.uk/publications/agencies-public-bodies/dbs/dbs-checking-service-guidance/cont-sheet
• In Section B please provide your permanent home address. If you have a university or school correspondence address, include this address in Section C or on a continuation sheet.
• Ensure that you write in black ink
• Don’t forget to sign the Declaration by the Applicant box!

Submitting the application

Your application and documentation should be submitted to:

Registry: Medicine Admissions
Imperial College London
Level 3 Sherfield Building
South Kensington Campus
London SW7 2AZ

If you are able to come in person your documentation will be photocopied and returned to you immediately. You should go the Student Hub, Level 3 Sherfield Building. We are open every weekday between 9.30 and 17.00 (Wednesdays 10.00 to 17.00).

If you send your documentation to us you are strongly advised to use registered post. We will also return your documents by registered post.

Applicants from outside the UK

If you have lived in the United Kingdom at any time (including for educational purposes) you must obtain an Enhanced DBS Certificate. If you have never resided in the UK you should obtain a Certificate of Good Conduct.

Admissions can provide information regarding the documentation available in many EU and Overseas countries. Please contact Admissions by email on medicine.ug.admissions@imperial.ac.uk.
Acceptable Identity Documents

You must provide three original documents with your DBS Certificate application; one document must be from Group 1 plus any two from Groups 2a or 2b.

At least one document must confirm your current address and at least one document must confirm your date of birth.

If the document is denoted with * then it must be less than 3 months old.
If the document is denoted with ** then it must be issued within the past 12 months.
If the document is not denoted it can be more than 12 months old.

Group 1 – Primary Trusted Identity Credentials

- Current valid Passport – UK or EEA
- Identity Card for Foreign Nationals (ICFN) / Biometric residence permit
- Driving Licence UK (Full or provisional) Isle of Man /Channel Islands; (a photo card is only valid if the individual presents it with the associated counterpart licence; except Jersey)
- Birth Certificate (UK and Channel Islands), issued within 12 months of date of birth

Group 2a – Trusted Government/State Issued Documents

- Current valid Passport (UK, EEA or Non-EEA)
- Current UK Driving licence (Photo card or old style paper version
- Biometric Residence Permit (UK)
- Birth Certificate (UK & Channel Islands) – issued within 12 month of date of birth
- Certified copy of Birth Certificate (UK and Channel Islands) – issued after 12 months of date of birth
- Marriage/Civil Partnership Certificate (UK)
- Adoption Certificate (UK)
- HM Forces ID Card (UK)
- Fire Arms Licence (UK)

Group 2b – Financial/Social History Documents

- Mortgage statement (UK) **
- Bank/building society statement (UK) *
- Credit card statement (UK) *
- Financial statement, eg pension, endowment, ISA (UK)
- P45/P60 statement (UK and Channel Islands) **
- Council Tax statement (UK and Channel Islands) **
- Work Permit/Visa (UK) (UK Residence Permit) **
- Utility bill (UK), not a mobile telephone bill *
- Benefit statement, eg Child Allowance, Pension *
- A document from central/local government authority or agency giving entitlement, eg from the Department for Work and Pensions, the Employment Service, HM Revenue and Customs, Job Centre, Job Centre Plus, Social Security (UK and Channel Islands) *
- EU National ID Card.

Cards carrying the PASS accreditation logo (UK)*
Criminal Record Self-Declaration Form

Medical students are exempt from the provisions of the Rehabilitation of Offenders Act (1974; 1975). As a result, the medical school is required to ensure that all medical students undergo an enhanced Disclosure and Barring Service check (formerly known as a CRB check) on entry to the medical school, and subsequently to complete a criminal record self-declaration form in January/February of the year preceding entry to Year 5 (Disclosure and Barring Service Policy, Blackboard A-Z). This means that you must declare all Fixed Penalty Fines or Notices, police convictions, cautions, reprimands or warnings; even if you think that they have been removed from the records (spent or filtered). This includes any road traffic convictions or convictions from a military court or tribunal.

Where a positive declaration is made, this will be reviewed and the student may be required to complete a new DBS check application within 10 days of the FEO notification. Details of how to apply for a DBS Enhanced check are available via Blackboard A-Z. Entry to Year 5 is dependent upon the completion of this declaration and where necessary, completion and receipt of a DBS certificate. In the event that a positive DBS certificate is received, a decision on whether to temporarily suspend the student during part or all of the investigation processes will depend on the nature of the offence in question. The decision will be made by the Head of Undergraduate Medicine or their designated deputy in consultation with the College Registry and other parties.

Completed declarations should be returned in a sealed envelope as noted at the bottom of the form.

Note:

Any information disclosed in this declaration will be treated as strictly confidential. This information will be retained by the University under secure conditions and is not disclosed to any third party outside the University (other than in pursuance of a legal obligation).

If information relating to offences is withheld, erroneous, or is given in an incomplete form by the student, then the Faculty reserves the right take disciplinary action against the student.

Please complete in BLOCK CAPITALS and sign the form. Do not leave any section blank.

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<td>Date of last CRB/DBS disclosure certificate</td>
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(*DD/MM/Year)
As a result of this certificate, were you required to appear before a DBS Review Panel, or to meet with the Senior Tutor ....YES./.....NO....... (circle appropriate response)

Since this date, have you:

Received a Fixed Penalty Fine or Penalty Notice, police caution, warning or reprimand, either in the UK or overseas? If No, please write Not Applicable; if yes, please give brief details including dates*:

Received a criminal conviction, either in the UK or overseas? If No, please write Not Applicable; if yes, please give brief details including dates*:

Have a case pending with the police, either in the UK or overseas? If No, please write Not Applicable; if yes, please give brief details including dates*:

Continue on a separate sheet if necessary and attach it to this form.

I (signature) ............................................................................................................ declare that the information on this form is true and accurate

Date: ................................................... University Stamp:

Completed declarations should be returned in a sealed envelope by the required deadline to:
Mr Jitender Yadav, Clinical Curriculum Manager
Faculty Education Office, Reynolds Building, Charing Cross Campus.
Frequently Asked Questions

What is a DBS disclosure Certificate?
A disclosure is a document containing information held by the police and government departments. The Disclosure and barring Service (DBS), an executive agency of the Home Office and provides these Certificates.

The DBS offers organisations a means of checking the background of students to ensure that they do not have a history that would make them unsuitable to work in a healthcare environment. The DBS Certificate will provide details of a person’s criminal record including convictions, cautions, reprimands and warnings held by the Police National Computer (PNC). It also includes information held by local police forces and details from lists held by the Department of Health (DH) and the Department for Education and Skills (DfES) of those considered unsuitable to work with children or vulnerable adults.

As your course of study involves contact with children and vulnerable adults you will need an Enhanced Disclosure Certificate. This certificate contains details of:

- All convictions held on the PNC including current and ‘spent’ convictions as well as details of any cautions, reprimands or final warnings. Fixed Penalty Notices and fines.
- As the programme involves working with children the Certificate will indicate whether information is held on government department lists, held by the DfES and DH of those who are barred from working with children or are unsuitable to work with vulnerable adults. The Certificate also includes information held by the DH of those considered unsuitable to work with vulnerable adults.
- A check on local police records. Where local police records contain additional information that might be relevant to study on the MBBS course, the Chief Officer of police may release information for inclusion in an Enhanced DBS Certificate. Exceptionally, and in a very small number of circumstances (typically to protect the integrity of current police investigations), additional information may be sent under separate cover to the Countersignatory and should not be revealed to the applicant.

Why do I need to apply for a DBS Certificate?
It is a requirement that all candidates admitted to the MBBS course must complete an application for an enhanced DBS Certificate.

What if I already have a DBS Certificate?
The School of Medicine will not accept DBS Certificates which you have obtained for other institutions. It will be necessary for you complete a new DBS Certificate application.

My offer is for 200x. When do I need to submit an application?
All conditions of your offer must be satisfied in the current admissions cycle.

I intend to accept Imperial as my Insurance choice. Do I need to submit an application?
If you accept Imperial as your insurance medical school it is not necessary to complete a DBS Certificate application for the School of Medicine by 30 June. If you are subsequently accepted on to the course at Imperial we will write to you regarding the DBS application procedures at that time.

What if I live outside the UK?
If you have ever lived in the UK (even if this was to attend school) you must obtain a DBS Certificate. If you have never lived in the UK you will be required to provide a Certificate of Good Conduct. Please contact Admissions if you experience problems in obtaining documentation.
How much does the Disclosure cost?
The current (February 2012 2011) cost of the DBS Enhanced Certificate is £44. However, Imperial College London has secured funding so that students currently will not be required to pay this fee. This may however change in the future.

How do I apply for a DBS Certificate?
Please refer to the enclosed How to Obtain a Disclosure document above.

Who will receive my DBS Certificate?
You will receive your Certificate in the post. A copy of the Certificate will also be sent to one of the counter-signatories at Imperial College London, all of whom have been registered with the DBS and have agreed to comply with the DBS’s Code of Practice. We strongly advise you to keep your copy of the Certificate in a safe place since photocopies are not acceptable. Imperial is not allowed to keep your Certificate for more than six months. However, during your course you might be asked by one of the NHS Trusts at which you have a placement to present this information.

When will I receive my Disclosure?
The DBS claims that 90% of all Enhanced Certificates are processed within four weeks of receipt. Please note that some disclosures take significantly longer than this to be processed and as such we strongly recommend that you complete your application as soon as possible.

According to our own practice, the final decision regarding admission will be made only when the School of Medicine has received a completed enhanced DBS Certificate. In the situation where the School of Medicine is not in receipt of a completed enhanced DBS Certificate prior to the beginning of term, it may be necessary to defer your admission for the coming year.

How do I know that the information contained in my DBS Certificate will be kept confidential?
Imperial complies with the DBS’s Code of Practice, which is available on the DBS website at www.homeoffice.gov.uk/dbs. Sensitive personal information about students at Imperial is stored securely. Your DBS Certificate will be stored separately from your other student records.

The Certificate will be kept for no longer than six months after receipt from the DBS. Once you are registered as a student you have a duty to report to the Faculty Senior Tutor any police cautions, convictions or where a case is pending with the police.

What if I have a positive DBS Certificate?
Imperial has a policy of dealing with this information that ensures that criminal record information is not misused and that ex-offenders are not treated unfairly. It is not possible to provide a list of the types of convictions, cautions or reprimands which would cause the withdrawal of your place at the College. Each case will be considered on an individual basis by a specially convened panel.

Can I challenge the information on my DBS Certificate if it is incorrect?
Yes. If you think that the information contained in your Certificate is incorrect please contact the DBS dispute line on 0870 9090 811 immediately to ask about dispute procedures.

Further Information
If you have further questions regarding your DBS check application please contact Admissions at the above address or by email on medicine.ug.admissions@imperial.ac.uk
The DBS website is http://www.homeoffice.gov.uk/agencies-public-bodies/dbs/