# 1. GENERAL INFORMATION

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| --- | --- |
| Job Title:   | Finance Assistant  |
| Location:   | Shrewsbury  |
| Responsible To:   | Financial Accountant  |
| Hours:  | 37.5 hours per week  |

# 2. JOB SUMMARY

To support the Financial Accountant in delivering the transactional and administrative support for the Finance Department. The Finance Assistant will report to the Financial Accountant and work closely with all members of the finance team to ensure the timely delivery of all tasks for maintaining the sales and purchase ledgers as well as the administrative functions for payroll and pensions, ensuring these are delivered to the agreed format and deadlines.

# 3. KEY TASKS AND RESPONSIBILITIES

3.1 Processing Purchase ledger invoices.

3.2 Day to day administration of the Purchase Order Process system

3.3 Liaise with budget managers to ensure suppliers are efficiently and accurately maintained.

3.4 Prepare timely supplier payment runs for bank payment

3.5 Timely reconciliation of creditor statements

3.6 Process sales invoices to a strict timetable

3.7 Monitor and chase aged debtors.

3.8 Prepare relevant transactional information for the management accounts process

3.9 Carryout relevant balance sheet control account reconciliations as part of the management accounts process

3.10 Provide administration support in collating the data for the monthly payroll processing

3.11 Provide administration support to address pension queries

3.12 Set out and document departmental workflow processes

3.13 Maintain high standards of financial control, processes and systems

3.14 Ad-hoc project work to support the Finance and Management Accountants

3.15 Create good working relationships with internal and external stakeholders

3.16 Any other duty commensurate with the role and salary

# 4. PROBATIONARY PERIOD

4.1 This post is subject to the requirements of a six month probationary period for new staff only.

# 5. STANDARDS OF BUSINESS CONDUCT

5.1 The post holder will be required to comply with Shropdoc Policies and Procedures and, at all times, deal honestly with Shropdoc, with colleagues and all those who have dealings with Shropdoc including patients, relatives and suppliers.

5.2 All Shropdoc staff may be involved directly or indirectly with people who are receiving a health service. Therefore, Shropdoc is exempt from the Rehabilitation of Offenders Act (1974) and this post may be subject to a Criminal Records Bureau disclosure.

# 6. PROFESSIONAL REGISTRATION

1. If you are employed in an area of work which requires membership of a professional body in order to practice (e.g. Nursing & Midwifery Council for Nurses), it is a condition precedent of your employment to maintain membership of such a professional body. It is also your responsibility to comply with the relevant body’s code of practice. Your manager will be able to advise you on which, if any, professional body of which you must be a member.
2. You are required to advise Shropdoc if your professional body in any way limits or changes the terms of your registration.
3. Failure to remain registered or to comply with the relevant code of practice may result in temporary downgrading, suspension from duty and/or disciplinary action which may result in the termination of your employment.
4. If you are required to have registration with a particular professional body or to have specific qualifications you must notify your manager on appointment of such fact and provide him or her with documentary evidence of them before your employment commences or, at the latest, on your first day of employment. Furthermore throughout your employment with Shropdoc, you are required on demand by your manager to provide him or her with documentary evidence of your registration with any particular professional body or in respect of any required qualifications.

# 7. CONFIDENTIALITY and INFORMATION GOVERNANCE

7.1 All staff may have access to confidential information about patients, staff or any Shropdoc or Health Service business. On no account must such information be divulged to anyone who is not authorised to receive it. Confidentiality of information must be preserved at all times whether at or away from work. Any breach of such confidentiality is considered a serious disciplinary offence, which is liable to dismissal and/or prosecution under statutory legislation (Data Protection Act) and Shropdoc’s Disciplinary Procedure.

7.2 All staff must act within legislation, policies and procedures relating to information governance

# 8. DATA PROTECTION AND THE DATA PROTECTION ACT 1998

8.1 If you have contact with computerised data systems you are required to obtain, process and/or use information held on a computer or word processor in a fair and lawful way. To hold data only for the specific registered purpose and not to use or disclose it in any way incompatible with such purpose. To disclose data only to authorised persons or organisations as instructed.

8.2 All staff who contribute to patients’ health records are expected to be familiar with, and adhere to, Shropdoc’s Records Management Procedure. Staff should be aware that patients’ records throughout Shropdoc will be subject to regular audit.

# 9. HEALTH AND SAFETY

9.1 All staff must act within legislation, policies and procedures relating to Health and Safety

 9.2 All staff must attend statutory/mandatory training as instructed

9.3 All staff must be familiar with Shropdoc’s Health and Safety Policy, including a thorough understanding of personal responsibilities for maintaining own and the health and safety of others.

# 10. RISK MANAGEMENT

10.1 All Shropdoc employees are accountable, through the terms and conditions of their employment, professional regulations, clinical governance and statutory health and safety regulations. Staff are responsible for reporting incidents, handling patient feedback and complaints appropriately, being aware of the risk management strategy and emergency procedures, and attendance at any relevant training as required.

10.2 The post holder will ensure compliance with Shropdoc’s risk management policies and procedures. These describe Shropdoc’s commitment to risk management, the recognition that our aim is to protect patients, staff and visitors from harm and stress and that all staff have a responsibility to minimise risk.

# 11. INFECTION CONTROL

11.1 All staff are required to be familiar with Shropdoc's infection control policies and procedures and national guidance in relation to infection control. All staff whose normal duties are directly or indirectly concerned with patient care must ensure that they complete mandatory infection control training and are compliant with all measures known to be effective in reducing Healthcare Associated Infections.

# 12. SAFEGUARDING

12.1 Shropdoc is committed to ensuring the safeguarding of vulnerable adults and children in our care. All employees are required to be familiar with their responsibilities and to raise any concerns as appropriate. An overview of Safeguarding is covered during induction and staff will be required to attend additional training regarding Safeguarding relevant to their position and role.

# 13. EQUALITY, DIVERSITY AND HUMAN RIGHTS

13.1 The post holder will treat all colleagues, service users and members of the public with respect and dignity regardless of their gender, age, race, religious beliefs, religion, nationality, ethnic origin, social background, sexual orientation, marital status, disability, criminal background and Trade Union status. Shropdoc has a policy on Equality and Diversity and it is the responsibility of all staff to ensure that it is implemented and contribute to its success.

# 14. HARASSMENT AND BULLYING

14.1 Shropdoc condemns all forms of harassment and bullying and is actively seeking to promote a workplace where employees are treated with dignity, respect and without bias. All staff are requested to report any form of harassment and bullying to their line manager or to the Personnel Manager or any other Manager within Shropdoc.

# 15. QUALITY

15.1 It is the responsibility of all staff to adhere to company procedures as defined in the Quality Manual, ensuring high quality in patient care at all times. Shropdoc conducts its patient care and related services:

* Through a commitment to good patient care and to the quality of its clinical practices
* By ensuring that all patient care and related services are conducted according to established protocols and specified requirements;
* By requiring all personnel to be familiar with and trained in the quality policy, the quality management system and related documentation, practices and administration
* Through commitment to provide patients, Member GPs and associated LHBs and PCTs at all times with a service that confirms to Shropdoc’s quality management system.

**16. TRAINING**

16.1 All staff must attend statutory /mandatory training as instructed.

# 17. NO SMOKING POLICY

17.1 There is a smoke free policy in operation in Shropdoc. In accordance with this policy smoking is discouraged and is not permitted anywhere within the buildings or within 15 metres of Shropdoc main buildings.

# 18. REVIEW OF THIS JOB DESCRIPTION

18.1 The above duties and responsibilities are intended to represent current priorities and are not meant to be an exhaustive list. The post holder may from time to time be asked to undertake other reasonable duties and responsibilities. The Job Description will be reviewed at least annually in conjunction with the post holder. Any changes will be made in discussion with the post holder according to service needs.

# 19. JOB DESCRIPTION AGREEMENT

 Post Holders Name: ……………………………………………………………………………………

 Post Holders Signature: ……………………………………………… Date: …………………….

 Line Managers Name: …………………………………………………………………………………

 Line Managers Signature: ………………………………………….. Date: …………………..

**PERSON SPECIFICATION**

# Finance Assistant

**(Supporting our Policy on Equal Opportunities in Employment)**

Shropshire Doctors Co-Operative has declared its commitment to equality of opportunity in employment and set standards which enhance individual rights protected at law. These are set out in the written Policy document which is freely available to applicants for employment and to existing staff.

**The under mentioned are the job-related requirements for this post**

| **Requirement**  | **Essential**  | **Desirable**  | **Evidenced by**  |
| --- | --- | --- | --- |
| **Education and** **qualifications**  | Good standard of education (e.g. 5 GCSE’s or equivalent including Maths and English)    | Commitment to continued professional development   | Application form  Interview |
| **Experience**  | Minimum 3 years Finance Assistant experience  Processing creditor invoices, creating payment runs Raising debtors and Aged debtors management Strong Excel and Word skillsAbility to prioritise, plan and focus on deadlines, work under pressure and against agreed timeframes and performance targets  | Accounting packages:Sage 50 Accounts   | Application form  Interview |
| **Skills/Abilities**  | Excellent communication and interpersonal skills  Ability to manage high volumes of workload to tight deadlines  Attention to detail with analytical mind   |   | Application form  Interview |
| **Knowledge**  | Knowledge and understanding of Information Governance and GDPR principles  Competent in the usage of all Microsoft Office applications; excellent excel skills  |    | Application form  Interview |
| **Other attributes**  | Methodical, excellent attention to detail, and accurate  Enthusiastic and self-motivated  Confident  Creative approach to problem solving  Flexible, proactive attitude to work   |   | Application form  Interview |
| **Other general requirements**  | Able to work as part of a team  Maintaining a professional image at all times   |  |  |