

Data Quality Policy

The practice needs accurate, reliable and timely data in order to provide the best service to patients, to employ an effective team and to meet internal and external requirements. This policy defines our approach to data quality; it includes paper and electronic records. The Information Governance Lead, Hosam Elmanharawy, is responsible for this policy.

The practice needs to ensure its data quality to:

- Meet the requirements of GDPR and the Data Protection Act 2018
- Manage an effective dental team
- Manage healthcare planning
- Keep accurate NHS forms
- Provide appropriate and timely prevention and treatment to patients in line with current research and best practice guidelines
- Have accurate management information to maintain standards
- Monitor and review activities for continuing improvement

The obligations of the team to maintain accurate data include:

- The Department of Health, the Data Protection and Security Toolkit requirements (for NHS practices)
- The Data Protection Act 2018 and GDPR
- The Freedom of Information Act (2000)
- The Access to Health Records Act (1990)
- Contracts of employment
- Professional codes of practice

The practice data quality standards are:

- Defined and consistent:
 - Team members understand the data that is being collected and it must be internally consistent
- Timely:
 - Data is collected at the earliest opportunity, clinical notes are contemporaneous and data is retained for the minimum length of time defined in Record Retention (M 215)
- Complete:
 - Data, as required, is captured in full
- Free from duplication:
 - Data such as patient records or marketing details are not duplicated
- Complete:
 - The required data, such as for a patient record, is complete
- Legitimacy, data is collected following the 7 key principles of GDPR:
 - Lawfulness, fairness and transparency
 - Purpose limitation
 - Data minimisation
 - Accuracy
 - Storage limitation
 - Integrity and confidentiality (security)
 - Accountability

How to check data quality

- We follow guidance in Information Governance Procedures (M 217C) for the collection, storage, security, retention and deletion of personal data
- At every patient consultation appointment we check with the patient that their personal data such as name, date of birth and other patient details in their clinical record is correct
- Whenever we carry out email marketing we check for email bounces and delete those personal details
- Each year in the Information Governance activity in iComply we review the data requests that we have had from people and make sure that the correct procedure has been followed
- If there is a duplicate patient record we follow the practice procedure to remove/combine duplicates

Caldicott

We follow the six Caldicott principles applying to the handling of patient-identifiable information, which are:

- Justify the purpose(s) of every proposed use or transfer
- Don't use it unless it is absolutely necessary, and
- Use the minimum necessary
- Access to it is on a strict need-to-know basis
- Everyone with access to it is aware of their responsibilities, and
- Understand and comply with the law

Training

The Practice Manager, Hosam Elmanharawy, is responsible for training all staff on the importance of the accuracy of any data they input, and of always checking patients' details. Training on information governance and data security is provided at the iComply annual practice meeting on Managing the Practice.

Review

This policy is reviewed annually in iComply.

Related documents

This policy should be read in conjunction with the Data Protection and Information Security Policy (M 233-DPT).