

Information Governance Policy

Includes data security, data and correspondence sharing, smart card, data retention, data disposal, and

Caldicott principles

Adopted by 100Fold CIC

Information Governance Policy

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Contents

Information Governance Policy 1

Contents 2

Purpose and definitions 3

Scope 3

Roles, rights, and responsibilities 4

Principles of this policy 5

Data breach policy 6

Smartcards 7

Copying correspondence – the principles of copying letters to patients 9

Data retention 13

Data disposal 15

Training 17

Monitoring and reporting 17

Summary of NHS legal and mandatory documentation 18

Bibliography 18

Purpose and definitions

The purpose of this policy is to provide guidance for staff and assurance to patients that 100Fold CIC is committed to continually providing high quality healthcare for all patients and supporting the staff who provide this care. The aim of the policy is to provide staff with the foundation and principles to understand when information should be held privately and when and how to share information at the practice.

All patients regardless of age, gender, ethnic background, culture, cognitive function, or sexual orientation have the right to have their privacy and dignity respected.

Information governance is a concept that describes the processes and systems used by organisations to manage information. It refers to processes and systems to guarantee that:

- Records are held securely.
- Information is recorded clearly and accurately.
- Information can be read and relied upon by people providing care.
- Patient confidentiality is respected.

Clear and appropriate information governance is a firm foundation for good medical practice at 100Fold CIC.

Scope

This policy applies to all employees of 100Fold CIC, contractors, seconded staff, placements, and agency staff.

Roles, rights, and responsibilities

Caldicott Guardian

The Caldicott Guardian acts as the conscience of the organisation and works within the remit of the national information governance framework.

He or she has a responsibility to have a detailed understanding of this framework and undertake regularly training to maintain this understanding.

They have a responsibility to guide staff in when information sharing is required or requested.

Caldicott Guardians should facilitate appropriate information sharing and to guarantee that this sharing is proportionate and handled securely.

All staff

All staff have a responsibility to understand the principles of information governance to undertake regular training and to adhere to this policy.

All staff have a responsibility to access only the information they need when they need it and to ensure that they take reasonable steps to prevent access to information by others as appropriate. For example, locking doors, computers when not in use and not sharing access or passwords to systems.

All staff have a responsibility to uphold the processes of data privacy for all patients. To understand their responsibility to ensure that all data they enter is accurate, timely, and appropriately detailed for the purposes of patient safety.

All staff should be aware of how to ensure that patient information is kept securely and not shared with anyone unless this is clinically appropriate, with consent (where appropriate) and with the knowledge of the Caldicott Guardian.

HR Managers

To update the policy, ensure that it is aligned with national guidelines, distribute appropriately, and ensure that staff are trained at induction and at regular intervals so that they are aware of the principles of information governance and the content of the practice policy.

Principles of this policy

This policy adheres to local and national guidance and policy including the GMC guidelines on sharing information, NHS Information Governance toolkit, NHS Digital Security Standards, GDPR, and the Data Protection Act 2018.

When sharing information, we are mindful of GMC guidelines that are to:

- Use the minimum necessary personal information.
- Use anonymised information if it is practicable to do so and if it will serve the purpose.
- Manage and protect information.
- Make sure any personal information we hold, or control is effectively protected at all times against improper access, disclosure, or loss.
- Be aware of our responsibilities.
- Develop and maintain an understanding of information governance that is appropriate to our roles.
- Comply with the law.
- Be satisfied that we are handling personal information lawfully.
- Share relevant information for direct care in line with the principles in this guidance unless the patient has objected.
- Ask for explicit consent to disclose identifiable information about patients for purposes other than their care or local clinical audit unless the disclosure is required by law or can be justified in the public interest.

- Tell patients about disclosures of personal information we make that they would not reasonably expect, or check they have received information about such disclosures, unless that is not practicable or would undermine the purpose of the disclosure.
- We will keep a record of decisions to disclose, or not to disclose, information.
- Support patients to access their information.
- Respect, and help patients exercise, their legal rights to be informed about how their information will be used and to have access to, or copies of, their health records.

Data breach policy

We have a clear process so that we can report, escalate, and investigate any possible data breach.

The most senior member available should be informed about the possible breach to firstly investigate the circumstances, contain it, and assess the potential adverse consequences for individuals, based on how serious or substantial these are, and how likely they are to happen and ultimately decide whether a personal data breach has occurred and whether to report this to the Information Commissioner's Office (ICO).

The ICO advise that an organisation needs to establish the likelihood and severity of the resulting risk to people's rights and freedoms. If we establish that is likely that there will be a risk, then we must notify the ICO. If the decision is made not to report the breach on the balance of risk, we need to be able to justify this decision and how we arrived at the decision, and this will be fully documented. We will also set out how we will contact those individuals involved in the breach (if this deemed appropriate) in order to explain the breach and offer an apology.

Further plans will be made to reduce any future risks and mitigation will also be put in place to avoid future data breaches of this type.

Smartcards

Smartcard access is based on role-based access control (RBAC). RBAC refers to the national policy that provides the framework and architecture to link the user, the system, and the national Spine that stores patient information. As a framework RBAC aims to help deliver a specific commitment contained in the NHS Care Record Guarantee, which is to show only those parts of a patient record needed to deliver care.

Smartcard user responsibilities

When a smartcard is issued, a personal identification number (PIN) must be chosen by the individual to whom the card is registered. This PIN must not be written down or shared with anybody else, as stipulated in the organisation's information security requirements and the smartcard terms and conditions. Smartcards must be kept securely at all times.

It is clear that the security of this card is the responsibility of the user.

Access gained with a Smartcard will be viewed as access by the registered cardholder, and any inappropriate use will be their responsibility.

Smartcards must not be left in unattended keyboards, and when staff are away from their desk the smartcard must be taken with them.

Lost or stolen smartcards

If a smartcard is lost or stolen, this must be reported immediately.

An incident form must also be completed, and local incident reporting procedures followed. The lost or stolen smartcard will be cancelled, and a replacement smartcard issued. A replacement card must be

obtained immediately and only collected in person from the agent printing the card to ensure ID checks are adhered to.

Colleagues must not be asked to share their smartcard and/or PIN, as this type of misuse may be subject to disciplinary procedures in line with the practice disciplinary policy.

Forgotten smartcards

If the user does not have their smartcard when arriving for work, the user must report to their Line Manager who may be able to issue a local username and password for the system required, alternatively, the user might be sent home in order to collect the card. Any delays that would be experienced through collecting the card should be discussed with their Line Manager. Repeated episodes of this type may be dealt with under practice disciplinary procedures.

PIN code unlocking/changing

If the smartcard has been locked or the user has forgotten their PIN, they must contact the local smartcard administrator for the organisation in order for the change and unlock process to be performed.

Sharing of smartcards

Under NO circumstances should smartcards and PINs be shared. Monitoring and review of the use of smartcards and PINs will be conducted by the practice. Inappropriate access with a smartcard will be investigated by the practice and both the registered smartcard holder and the person using the card maybe subject to disciplinary procedures.

Change of job role/leaving the organisation

If a member of staff leaves the organisation to work within another organisation of the NHS or if they move to another department within the current organisation they will retain their smartcard, but the current roles/positions will need to be deactivated requesting the removal within the smartcard administering system. If a member of staff leaves the NHS, the access will be deactivated by the organisation and the smartcard must then be retained by his or her Line Manager on their last day of employment. The Line Manager will need to dispose of the card in line with information governance standards and smartcard policy.

Issue of smartcards

If it is determined that the role of a member of staff requires access to an application, they must be registered as an authorised user. Appropriate access must be organised through the Line Manager. The access allocated to staff must be based on the role they perform and must be agreed by their Line Manager before any smartcard is issued.

All new smartcard user applications must be supported by adequate identification documentation.

Copying correspondence – the principles of copying letters to patients

As a general rule and where patients agree, letters written by one health professional to another about a patient should be copied to the patient or, where appropriate, parent or legal guardian. This applies to all patients. The underlying principle is that all letters that help to improve a patient's understanding of their health and the care they are receiving should be copied to them as of right. Where the patient is not legally responsible for their own care (for instance a young child, or a child in care), letters should be copied to the person with legal responsibility, for instance a parent or guardian.

Writing directly to patients

In many cases, healthcare professionals (or services, such as screening services) write directly to patients or parents of patients, copying the letter to the hospital or others as necessary.

Circumstances when copying letters is not appropriate

There may be reasons why the copying a referral letter is not appropriate. These include:

- Where the patient does not want a copy.
- Where permitting access to the information contained in the letter would be likely to cause serious harm to the physical or mental health condition of the person to whom the letter relates or any other person (including a health professional).
- Where the information in the letter relates to a third person unless that person has consented to the disclosure or could be fully anonymised.
- Where special safeguards for confidentiality may be needed.
- Where a case is particularly sensitive, for example, child protection, it may not be appropriate to copy the letter. The best interests of the child must come first.

If a letter is withheld, the reason will be recorded in the clinical notes.

Consent

In line with the practice policy of informed consent, it is for each patient to decide whether they wish to receive copies of letters written about them by health professionals. Patients will, therefore, routinely be asked during a consultation whether they want a copy of any referral letter and there should be a clear process for recording their views. If there is doubt about the patient's mental capacity to make a decision about receiving copies of letters, an assessment of their capacity should be undertaken by the clinician and recorded in the patient's clinical records.

Carers

Some adults have carers, family members, or others who are actively involved in their care. Frequently patients want information shared with their carers, and/or family members. With the patient's consent, copies of letters can be sent to the carer. If the person is a young carer, any information must be appropriate to the age and understanding of the young person. Best interest decisions made by clinicians on behalf of patients who lack the capacity to make a decision on the involvement of a carer must be fully recorded in the patient record. If the patient does not want the letter shared with the carer they have the right to expect that information provided to the health service will not be shared with other people without their consent.

Children and young people

It is expected that young people aged 16 and 17 will be offered copies of letters. It is the responsibility of healthcare professionals to assess the competence of younger children to understand and make a decision and assess capacity. It is good practice to offer adolescents consultations alone so that they have the opportunity to speak freely and give information that they may be unwilling to talk about in front of their parents. In such cases, young people may prefer to collect in person copies of letters giving personal information rather than having them sent to their home.

The issue may arise as to whether a letter should be copied to the young person or their parents. Where parents are separated, it is important to discuss who should receive the copies of letters.

Copying letters process

Where there is frequent communication, the person responsible for writing the letter should consider if it would be useful for the patient to have a copy every time. The decision should be based on a discussion with the patient about whether receiving a copy will improve communication with them and

assist them to understand their own healthcare or treatment. Where there is no safe address to receive mail patients who do not have a safe postal address should be able to collect letters.

Writing style and standard letters

Letters between healthcare professionals are 'personal data' forming part of the patient's record, therefore, it is important that they:

- Are adequate for their purpose and accurate.
- Are written clearly and avoid unnecessarily complex language and subjective statements.
- Confirm information given in discussion with the patient in the consultation.

Some healthcare professionals prefer to write letters directly to patients, with a copy to the hospital or other healthcare professionals.

People with special communication or language needs

Patients should be able to receive copies of letters in a form they can understand and use. The patient leaflet 'Copying letters to service users and patients' can be requested in a range of languages. Clinicians can ask for advice about interpreter and translation services. Consideration in line with our accessible information standard policy is given to the needs of people with learning disabilities or deaf people, who may not easily read written English.

Further information for patients

Some patients may want further information about the contents of the letter or an explanation of terms. The letter should indicate who can be contacted for further information. The patient can also refer to the local Patient Advice and Liaison Service (PALS).

Protecting confidentiality

In reviewing their security and confidentiality procedures, health professionals copying letters should assess and take steps to minimise the following risks:

- Breaches of confidentiality of information of third parties.
- Breaches of confidentiality of the patient's own information where communications are misdirected or read by someone other than the patient or his or her authorised agent.
- Breaches of confidentiality of letters kept insecurely by an in-patient.

Procedures must be in place to minimise the likelihood of information being accessed by unauthorised people and ensure patients who choose to have information posted are aware of the risks. Envelopes must be marked 'confidential', and patients' addresses routinely checked. Patients' full names, rather than initials, should be used as a matter of good practice. It is also good practice to check whether two people with the same name live at one address.

We have designated staff who are responsible for checking and recording:

- The patient's address and full name for addressing a letter.
- The patient's preference on method of communication and format.

Data retention

A health record is anything which contains information in direct relation to the clinical history, diagnosis, treatment, or review of a service user which has been created or gathered as a result of the work of NHS employees. This can include:

- Service user Health Records (electronic or paper based).
- Microfiche, scanned, or digitalised health records.
- Audio and videotapes, cassettes, photographs, emails, scanned records, SMS text messages, twitter or skype, or websites and intranet data.
- Data processed for secondary use purposes. Secondary use is any use of person level or aggregate level data that is not for direct care purposes. This can include data for service management, research or for supporting commissioning decisions.

Personal medical records in the NHS, including imaging are held to be the property of the Secretary of State. NHS medical records are stored in premises designated by the appropriate authority.

Access to a patient's medical records is governed in the patient's interest by the ethics of the medical and allied professions. Under the Public Records Act 1958 employees are responsible for any records that they create or use in the course of their duties.

Therefore, any records created or received by an employee of the NHS are public records are subject to both legal and professional obligations.

The records management function is a specific responsibility within our organisation. It provides a managerial focus for records of all types in all formats, including electronic records, throughout their lifecycle from creation through to disposal.

The records management function has clear responsibilities and objectives and are resourced to achieve these. A designated member of staff (the Practice Manager) has the lead responsibility for records management within 100Fold CIC organisation.

This policy:

- Outlines the role of records management within the organisation and its relationship to the organisation's overall strategy.
- Defines roles and responsibilities within the organisation, including the responsibility of individuals to document their actions and decisions in the organisation's records and to dispose of records appropriately when they are no longer required.
- Provides a framework for supporting standards, procedures and guidelines, and regulatory requirements.
- Indicates the way in which compliance with the policy and its supporting standards, procedures, and guidelines will be monitored and maintained.
- Provides the mandate for final disposition of all information by the partners overseeing the processes and procedures.
- Meets the records management requirements of the FOIA, the DPA and the Environmental Information Regulations, Data Processing Impact Assessments, subject access requests and GDPR.

This policy statement will be reviewed at regular intervals (at least once every 2 years) and if appropriate should be amended to maintain its relevance.

Staff records

Staff record summary will contain as a minimum:

- Summary of the employment history with dates.
- Pension information including eligibility.
- Any work-related injury.
- Any exposure to asbestos, radiation, and other chemicals which may cause illness in later life.
- Professional training history and professional qualifications related to the delivery of care.
- List of buildings where the member of staff worked, and the dates worked in each location.

- Disciplinary case files can be held in a separate file so they can be expired at the appropriate time and do not clutter up the main file. That does not mean that there should be no record that the disciplinary process has been engaged in the main record.

Record retention guidelines

Different records should be retained for varying lengths of time according to guidance provided by the Information Governance Alliance.

Appendix 3 of the document can be downloaded as a spreadsheet from NHS Digital.

<https://digital.nhs.uk/data-and-information/looking-after-information/data-security-and-information-governance/codes-of-practice-for-handling-information-in-health-and-care>

Our retention guidelines include:

GP records – retain for 10 years after the death of a patient.

Pharmacy, controlled drugs – retain for 20 years and review.

Telephony systems (including out of hours services) – retain for 3 years.

Cause of death counterfoil – retain for 2 years.

Staff duty rota – retain for 6 years.

Staff and Occupational health record – retain until 75th birthday or for 6 years after staff member leaves employment.

Visitor data – retain for 2 years

Data disposal

The data disposal policy is to ensure that information stored on equipment and media is safely destroyed or erased. This document is applied to all the information and communication technology at 100Fold CIC practice.

Reference documents

- Regulation of Investigatory Powers Act 2000.
- The Privacy and Electronic Communications Regulations 2003.

Disposal and destruction of equipment and media

All data and licensed software stored on mobile storage media (e.g., on CD, DVD, USB flash drive, memory card, etc.; but also, on paper) and on all equipment containing storage media (e.g., computers, mobile phones, etc.) will be disposed of securely using an approved data destruction company. The company used must be ISO 27001 certified and carry out data destruction to NHS data sanitisation standards.

Hardware storage devices

We take the approach that it is easier to dispose of all hardware securely, rather than attempting to separate out the sensitive items.

Devices are physically destroyed, or the information is destroyed, deleted or overwritten using techniques to make the original information non-retrievable rather than using the standard delete or format function. Destruction and disposal of records are logged and held by the practice manager.

We dispose of all electrical equipment using WEEE compliant companies who only dispose within the UK. Equipment that is broken or non-reusable is permanently destroyed to make reading data from the device impossible. Equipment that is of no use but is useable is cleared of any data and software that may be on them before disposal.

Any other sensitive information

Erasure and destruction records, commission for the destruction of information. Formal procedures for the secure disposal of media are in place to minimise the risk of confidential information leakage to unauthorised persons. The procedures for secure disposal of media containing confidential information are proportional to the sensitivity of that information.

All medical records containing confidential information are stored in locked areas.

Distribution

Employees will be made aware of this policy via TeamNet.

Patients will be made aware of this policy using patient leaflets and on the practice website.

Training

All staff will be given training on information governance and data security at induction and at regular intervals thereafter.

Any training requirements will be identified within an individual's Personal Development Reviews.

Training is available in the Training module within TeamNet.

Equality and diversity impact assessment

In developing this policy, an equalities impact assessment has been undertaken. An adverse impact is unlikely, and on the contrary the policy has the clear potential to have a positive impact by reducing and removing barriers and inequalities that currently exist.

If, at any time, this policy is considered to be discriminatory in any way, the author of the policy should be contacted immediately to discuss these concerns.

Monitoring and reporting

Monitoring and reporting in relation to this policy are the responsibility of the practice manager.

The following sources will be used to provide evidence of any issues raised:

- PALS.
- Complaints.
- Significant and learning events.

Any incidents relating to information governance and security will be monitored via incident reporting.

Summary of NHS legal and mandatory documentation

Department of Health. The common law duty of confidentiality

https://webarchive.nationalarchives.gov.uk/+http://www.dh.gov.uk/en/Publicationsandstatistics/Publications/PublicationsPolicyAndGuidance/Browsable/DH_5803173

National Health Services Act 2006 <http://www.legislation.gov.uk/ukpga/2006/41/contents>

Health and Social Care Act 2012 <http://www.legislation.gov.uk/ukpga/2012/7/contents>

Freedom of Information Act 2000 <http://www.legislation.gov.uk/ukpga/2000/36/contents>

Data Protection Act 2018 (includes GDPR) <http://www.legislation.gov.uk/ukpga/2018/12/contents>

Human Rights Act 1998 <http://www.legislation.gov.uk/ukpga/1998/42/contents>

ICO Data Retention schedules [Schedule for external publication \(ico.org.uk\)](#)

NHS Digital Destruction and Disposal of Sensitive Data [destruction-and-disposal-of-sensitive-data-version-32.pdf \(sfh-tr.nhs.uk\)](#)

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Department of Health. Report on the review of patient-identifiable information

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UK Government. Caldicott Review: information governance in the health and care system 2013

<https://www.gov.uk/government/publications/the-information-governance-review>

Information Commissioner's Office <https://ico.org.uk/>

Information Commissioner's Office. Guide to the General Data Protection Regulation (GDPR)

<https://ico.org.uk/for-organisations/guide-to-data-protection/guide-to-the-general-data-protection-regulation-gdpr/>

General Medical Council <https://www.gmc-uk.org/>

Primary Care Support NHS England. How to move medical records with labels

<https://pcse.england.nhs.uk/services/gp-records/>

Information Commissioners Office. What is the Freedom of Information Act? <https://ico.org.uk/for-organisations/guide-to-freedom-of-information/what-is-the-foi-act/>

NHS England. Information Governance Toolkit

<https://www.igt.hscic.gov.uk/Caldicott2Principles.aspx>

NHS England. About information governance <https://www.england.nhs.uk/ig/about/>

NHS Digital. Data security standards <https://digital.nhs.uk/about-nhs-digital/our-work/nhs-digital-data-and-technology-standards/framework/beta---data-security-standards>

Care Quality Commission. Data security and protection – expectations for general practice

<https://www.cqc.org.uk/guidance-providers/gps/nigels-surgery-85-data-security-protection-expectations-general-practice>

NHS X. Securing excellence in primary care (GP) digital services: the primary care (GP) digital services

operating model 2019-2021 <https://www.england.nhs.uk/wp-content/uploads/2019/10/gp-it-operating-model-v4-sept-2019.pdf>

NHS Digital. Records management code of practice for health and social care 2016.

<https://digital.nhs.uk/data-and-information/looking-after-information/data-security-and-information-governance/codes-of-practice-for-handling-information-in-health-and-care>

Mathioudakis, A., Rousalova, I., Gagnat, A.A. et al. How to keep good clinical records. *Breathe*

(*Sheff*). 2016;12(4): 369-373 <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC5297955/>

UK Government. Confidentiality: NHS Code of Practice

<https://www.gov.uk/government/publications/confidentiality-nhs-code-of-practice>

UK Government. Information Security Management: NHS Code of Practice

<https://www.gov.uk/government/publications/information-security-management-nhs-code-of-practice>

UK Government. NHS information governance: legal and professional obligations

<https://www.gov.uk/government/publications/nhs-information-governance-legal-and-professional-obligations>