In practice: Guidance on confidentiality

Revised June 2018
In practice:

Guidance on confidentiality

The text of this document (but not the logo and branding) may be reproduced free of charge in any format or medium, as long as it is reproduced accurately and not in a misleading context. This material must be acknowledged as General Pharmaceutical Council copyright and the document title specified. If we have quoted third party material, you must get permission from the copyright holder.

Contact us at communications@pharmacyregulation.org if you would like a copy of the document in another format (for example, in larger type or in a different language).

© General Pharmaceutical Council 2018
In practice: Guidance on confidentiality
About this guidance

This guidance explains to pharmacy professionals (pharmacists and pharmacy technicians) the importance of maintaining confidentiality, and their relevant responsibilities. Pharmacy professionals should use their professional judgement in applying this guidance.

Pharmacy professionals should satisfy themselves that all members of the team are familiar with the issues raised within this guidance and understand their own responsibilities in relation to confidentiality.

If a pharmacy professional is not sure about what they should do in a specific situation, they should always ask for advice from their employer, professional indemnity insurance provider, union, professional body or other pharmacy organisation, or get independent legal advice.

This guidance should be read alongside the standards for pharmacy professionals which all pharmacy professionals must meet. This guidance covers standard 7 of the standards for pharmacy professionals, which says:

Pharmacy professionals must respect and maintain a person's confidentiality and privacy
Applying the standard

People trust that their confidentiality and privacy will be maintained by pharmacy professionals, whether in a healthcare setting – such as a hospital, primary care or community pharmacy setting – in person, or online. Maintaining confidentiality is a vital part of the relationship between a pharmacy professional and the person seeking care. People may be reluctant to ask for care if they believe their information may not be kept confidential. The principles of confidentiality still apply after a person’s death. There are a number of ways to meet this standard and below are examples of the attitudes and behaviours expected.

People receive safe and effective care when pharmacy professionals:

- understand the importance of managing information responsibly and securely, and apply this to their practice
- reflect on their environment and take steps to maintain the person’s privacy and confidentiality
- do not discuss information that can identify the person, when the discussions can be overheard or seen by others not involved in their care
- ensure that everyone in the team understands the need to maintain a person’s privacy and confidentiality
- work in partnership with the person when considering whether to share their information, except where this would not be appropriate

This guidance is not intended to cover every aspect of confidentiality and it does not give detailed legal advice. However, it reflects the law in Great Britain at the time of publication.

Pharmacy professionals must make sure that they keep up to date and comply with data protection legislation, for example: UK domestic data protection legislation, the General Data Protection Regulation ((EU) 2016/679) (GDPR) and the Human Rights Act 1998 (HRA). The common law duty of confidentiality also applies, as do any NHS or employment policies on confidentiality that apply to their particular area of work.

UK data protection legislation covers personal information, including data about the physical or mental health or condition of a person (called a ‘data subject’ in data protection legislation). The Information Commissioner’s Office (ICO) enforces data protection legislation and produces advice and guidance on it.

The HRA incorporates the European Convention on Human Rights (ECHR) into UK law. This, and the Charter of Fundamental Rights of the European Union, gives individuals a right to respect for their private life.
In practice:

Guidance on confidentiality

The charter also gives them a right to the protection of their personal data¹. These issues can be complex and pharmacy professionals should get legal advice, if they need it.

Pharmacy professionals providing NHS services must also follow NHS codes of practice, and the guidance on handling information in health and care.

We have a range of guidance on our website to help pharmacy professionals apply our standards. In particular, when reading this guidance, please also see our In practice: Guidance on consent.

---

1. The importance of maintaining confidentiality

1.1. Maintaining confidentiality is a vital part of the relationship between a pharmacy professional and a person under their care. A person may be reluctant to ask for advice, or give a pharmacy professional the information they need to provide proper care, if they believe that the pharmacy professional may not keep the information confidential. When pharmacy professionals do not handle confidential information appropriately it can damage public trust and confidence in the pharmacy professions and other healthcare professions.

---

¹ The rights under Article 8 of the HRA are complicated and there are conditions and exceptions. For more information on Article 8 see: https://www.equalityhumanrights.com/en/human-rights-act/article-8-respect-your-private-and-family-life
2. Duty of confidentiality

2.1. Pharmacy professionals have a professional and legal duty to keep confidential the information they obtain during the course of their professional practice. The duty of confidentiality applies to information about any person, whatever their age (see our In practice: Guidance on consent), and continues to apply after a person's death.

2.2. A duty of confidentiality arises when one person discloses information to another in circumstances where it is reasonable to expect that the information will be held in confidence. This duty applies to all information that pharmacy professionals obtain during the course of their professional practice.

2.3. Confidential information includes:
- electronic and hard copy data
- personal details
- information about a person's medication (prescribed and non-prescribed)
- other information about a person's medical history, treatment or care that could identify them, and
- information that people share that is not strictly medical in nature, but that the person disclosing it would expect to be kept confidential

2.4. Confidential information does not include:
- anonymous information – information from which individuals cannot reasonably be identified
- pseudonymised information – information from which individuals cannot reasonably be identified, but which allows information about different people receiving care to be distinguished (for example, to identify drug side effects)
- information that is already legitimately in the public domain
3. Protecting information

3.1 It is essential that pharmacy professionals take steps to protect the confidential information they are given either in the course of their professional practice or because they are a pharmacy professional. They must:

- take all reasonable steps to protect the confidentiality and security of information they receive, access, store, send or destroy, including protection against unauthorised or unlawful processing and against intrusion, destruction or damage
- take steps to make sure that, when processing personal data, it is accurate and, where necessary, kept up to date
- take steps to prevent accidental disclosure of confidential information
- access confidential information and records only as part of providing treatment and care for a person, or for another permitted purpose that meets one of the conditions for lawfully processing personal data set out in legislation
- make sure that everyone they work with in their pharmacy, hospital, practice or other setting knows about their responsibility to maintain confidentiality
- raise concerns with the person who is responsible for data control (the data controller) where they work, or with any other appropriate authority, if they find that the security of personal information there is not appropriate
- continue to protect a person’s confidentiality after they have died, subject to disclosures required by law or when it is in the public interest (see below)
- store hard copy and electronic documents, records, registers, prescriptions and other sources of confidential information securely for no longer than is necessary for the purposes for which the personal data are processed
- not leave confidential information where it may be seen or accessed by people receiving care, the public or anyone else who should not have access to it
- not discuss information that can identify people receiving care if the discussions can be overheard or seen by others not involved in their care
- not disclose information on any websites, internet chat forums or social media that could identify a person (see our guidance on demonstrating professionalism online)
Disclosure

4. Disclosing confidential information

4.1 Decisions about disclosing confidential information can be complex. In most situations pharmacy professionals will not have to disclose information immediately. However, there will be limited situations where to delay is not practical, for example if this may cause a risk to another person. Pharmacy professionals should take the necessary steps to satisfy themselves that any disclosure being asked for is appropriate and meets the legal requirements covering confidentiality, and the conditions for lawfully processing personal data in data protection legislation. If it is practicable, pharmacy professionals may find it useful to get advice on what to do from appropriate sources (without identifying the person under their care).

4.2 Maintaining confidentiality is an important duty, but there are circumstances when it may be appropriate to disclose confidential information. These are when a pharmacy professional:

- has the consent of the person under their care
- has to disclose by law
- should do so in the public interest, and/or
- must do so in the vital interests of a person receiving treatment or care, for example if a patient needs immediate urgent medical attention.

4.3 In the course of their professional practice pharmacy professionals may receive requests for confidential information about people under their care from a variety of people (for example a person's relative, partner or carer) or organisations (for example the police or a healthcare regulator). Decisions about disclosing information should be made on a case-by-case basis and after fully considering all relevant factors.

4.4 If a person with capacity (see our In practice: Guidance on consent for more information on capacity) refuses to give consent for information to be shared with other healthcare professionals involved in providing their care, it may mean that the care they can be provided with is limited. Pharmacy professionals must respect that decision, but tell the person receiving care about the potential implications for their care or treatment.

4.5 Pharmacy professionals must respect the wishes of a person with capacity under their care who does not consent to information about them being shared with others, unless the law says they must disclose the information or it is in the public interest to make such a disclosure.
4.6 If a pharmacy professional decides to disclose confidential information about a person, they should:

- pseudonymise information or make it anonymous, if they do not need to identify the person receiving care
- get the person’s consent to share their information. But they do not need to do this if:
  - disclosure is required by law, or
  - the disclosure can be justified in the public interest\(^2\), or
  - to do so is impracticable, would put the pharmacy professional or others (including the person receiving treatment or care) at risk of serious harm, or would prejudice the purpose of the disclosure, for example to prevent a crime
- disclose only the information needed for the particular purpose
- make sure that, if they disclose confidential information, the people receiving the information know that it is confidential and is to be treated as such
- make appropriate records to show:
  - who the request came from

- whether they obtained the consent of the person under their care, or their reasons for not doing so
- whether consent was given or refused
- what they disclosed
- how it was ensured that the disclosure was made securely, and
- what the lawful authority or provision was under which the request and/or disclosure was made
- be prepared to justify the decisions and any actions they take
- release the information promptly once they are satisfied what information should be disclosed and have taken all necessary steps to protect confidentiality
- retain a copy of the disclosure made

\(^2\) When considering whether disclosing confidential information without consent may be justified in the public interest, pharmacy professionals must be satisfied that the disclosure would comply with data protection legislation. Please see the [ICO’s website](https://ico.org.uk) for more information.
5. Disclosing information with consent

5.1 Pharmacy professionals should get the person’s consent to share their information unless that would undermine the purpose of disclosure (see 4.6 above).

5.2 They should make sure the person in their care understands:
- what information will be disclosed
- why information will be disclosed
- who it will be disclosed to
- the likely consequences of disclosing and of not disclosing the information

5.3 When the reason for sharing confidential information is one that the person receiving care would not reasonably expect, pharmacy professionals must get their explicit consent before disclosure.

5.4 If a pharmacy professional is unsure whether they have the person’s consent to share their information, they should contact them and obtain their consent.

5.5 Pharmacy professionals should also take data protection legislation into account in these circumstances, as those requirements also need to be followed. Under data protection legislation, information can be shared when express consent (specific permission to do something) is given. Consent to share information under the duty of confidentiality may not be valid for the purposes of data protection legislation.

6. Disclosing information without consent

6.1 Pharmacy professionals should make every effort to get consent to disclose confidential information. However, if that would undermine the purpose of disclosure (for example, when there is a risk to others) or is not practicable, then they should use the guidance in this section.

6.2 Before disclosing information without the consent of the person receiving care, a pharmacy professional should:
- be satisfied that the law says they have to disclose the information, or that disclosure can be justified as being in the public interest and also meets the requirements of data protection legislation. (This would be through an exemption or condition that would apply for the information to be processed and disclosed.)
- if they are unsure about the basis for the request, ask for clarification from the person making the request
- ask for the request in writing

6.3 If necessary, pharmacy professionals should get advice from a relevant body, for example their indemnity insurance provider, union, professional body or other pharmacy organisation, or an independent legal adviser. The ICO can give advice, and has issued guidance, on the requirements of data protection legislation.
7. Disclosures required by law

7.1. There are circumstances when the law says a pharmacy professional must disclose information that they hold. These circumstances include when a person or body is using their powers under the law to ask for the information, for example:

- the police or another enforcement, prosecuting or regulatory authority
- a healthcare regulator, such as the GPhC or the GMC
- an NHS counter-fraud investigation officer
- a coroner, procurator fiscal, judge or relevant court which orders that the information should be disclosed

7.2. These individuals and organisations do not have an automatic right to access all confidential information about people receiving care. Pharmacy professionals must be satisfied they have a legitimate reason for requesting the information.

7.3. If necessary, pharmacy professionals should get advice from a relevant body, for example their indemnity insurance provider, union, professional body or other pharmacy organisation, the ICO, or an independent legal adviser.

8. Disclosures made in the public interest

8.1. These decisions are complex and must take account of both the person receiving care and public interest in either maintaining or breaching confidentiality.

8.2. A pharmacy professional may disclose confidential information when they consider it to be in the public interest to do so, for example if the information is required to prevent:

- a serious crime
- serious harm to a person receiving care or to a third party, or
- serious risk to public health

8.3. Pharmacy professionals must carefully balance the competing interests of maintaining the confidentiality of the information and the public interest benefit in disclosing the information.

8.4. Pharmacy professionals must consider the possible harm that may be caused by not disclosing the information against the potential consequences of disclosing the information. This includes considering how disclosing the information may affect the care of the person and the trust that they have in pharmacy professionals.

8.5. When considering whether disclosing confidential information without consent may be justified in the public interest, pharmacy professionals must be satisfied that the disclosure would comply with the requirements of data protection law.
In practice: Guidance on confidentiality

8.6. If necessary, pharmacy professionals should get advice from a relevant body, for example their indemnity insurance provider, union, professional body or other pharmacy organisation, the ICO, or an independent legal adviser.

If you have questions or comments about the content of this guidance, please contact our Policy and Standards Team:

Policy and Standards Team
General Pharmaceutical Council
25 Canada Square
London
E14 5LQ

0203 713 8000
standards@pharmacyregulation.org

We have also produced guidance on other topics that you may find useful:

www.pharmacyregulation.org/standards/guidance
Other sources of information

- The Information Commissioner’s Office:
  Head office:
  Wycliffe House
  Water Lane
  Wilmslow
  SK9 5AF
  Phone: 0303 123 1113 or 01625 545 745 or 029 2067 8400 (Welsh language line)
  Scotland Office:
  45 Melville Street
  Edinburgh
  EH3 7HL
  Wales Office:
  2nd Floor
  Churchill House
  Churchill Way
  Cardiff
  CF10 2HH
  Email: casework@ico.gsi.gov.uk
  Website: http://www.ico.org.uk

- ICO guidance:
  Overview of the General Data Protection Regulation (GDPR)

- NHS codes of practice for handling information in health and care:
  Confidentiality: NHS Code of Practice (England)

Confidentiality: NHS Code of Practice - supplementary guidance: public interest disclosures (England)
Protecting Patient confidentiality NHS Scotland Code of Practice
Confidentiality: Code of Practice for Health and Social Care in Wales

Other useful links:

- NHS Digital website (England):
  https://digital.nhs.uk/home

- Information governance for Summary Care Records (England):
  https://digital.nhs.uk/summary-care-records/information-governance

- Pharmacy Care Record (PCR) (Scotland):
  https://nhsnss.org/services/practitioner/pharmacy/pharmacy-care-record-pcr/

- Choose Pharmacy (Wales):
  www.wales.nhs.uk/nwis/page/85219
  www.gprecord.wales.nhs.uk/home

- The National Data Guardian website: