

This is a Privacy Notice - also known as a Fair Processing Notice.

This notice describes how Derby Urgent Treatment Centre (DUTC) uses and manages the information it holds about patients, including how the information may be shared with other NHS organisations and with non-NHS organisations, and how the confidentiality of patient information is maintained.

Personal data is information that relates to a living individual who can be identified from that data.

DUTC only holds personal data about patients for the purposes of providing them with appropriate care and treatment.

This helps to ensure that patients receive the best possible care from DUTC. It helps patients because:

- Accurate, up-to-date information is important for providing the right care;
- If a patient has to see another doctor or is referred to a specialist or to another part
- of the NHS, then full details of the patient's healthcare can be made available;
- It helps Local Care Direct:
- To plan, manage and audit the health services it provides;
- To prepare statistics on its performance;
- To teach and train healthcare professionals;

DUTC is registered with the Information Commissioner's Office as a Data Controller *reference Z1102561*, as required by the Data Protection Act 1998.

Dan Carter is LTHT's Data Protection Officer and he can be contacted on:
Bank Top Business Centre, Bank Top Farm, Blackhill Road, Leeds, LS21 1PY
Email: dancarter@onemedicalgroup.co.uk

Telephone: 0113 284 3158

Patients have the right to access personal information about them held by DUTC, either to view the information in person, or to be provided with a copy.

Patients who wish to access their health records should refer to the DUTC website www.onemedicalgroup.co.uk or should call the Quality Department on 0113 284 3158 for help and information.

How patient records are kept confidential

Everyone working for the NHS is subject to the Common Law Duty of Confidence. Information provided in confidence will only be used for the purposes advised and consented to by the patient, except in circumstances where the law requires or allows DUTC to act otherwise.

Under the Confidentiality Code of Conduct, all DUTC staff are required to protect patient information, to keep patients informed of how their information will be used, and to allow patients to decide about how their information can be shared.

This will be noted in patients' records.

How patient records are shared

DUTC shares patient information with a range of organisations or individuals for a variety of lawful purposes, including:

- Disclosure to GPs and other NHS staff for the purposes of providing direct care and treatment to the patient, including administration;
- Disclosure to social workers or to other non-NHS staff involved in providing healthcare;
- Disclosure to those with parental responsibility for patients, including guardians;
- Disclosure to carers without parental responsibility (subject to explicit consent);
- Disclosure to bodies with statutory investigative powers - e.g. the Care Quality Commission, the GMC, the Audit Commission, the Health Service Ombudsman;
- Disclosure, where necessary and appropriate, to non-statutory investigations - e.g. Members of Parliament;
- Disclosure to solicitors, to the police, to the Courts (including a Coroner's Court), and to tribunals and enquiries.

Confidential patient-identifiable information is only shared with other organisations where there is a legal basis for it as follows:

- When there is a Court Order or a statutory duty to share patient data;
- When there is a statutory power to share patient data;
- When the patient has given his/her explicit consent to the sharing;
- When the patient has implicitly consented to the sharing for direct care purposes;
- When the sharing of patient data without consent has been authorised by the Confidentiality Advisory Group of the Health Research Authority (HRA CAG) under Section 251 of the NHS Act 2006

Patient information may be shared, for the purposes of providing direct patient care, with other NHS 'provider' organisations, such as NHS Acute Trusts (hospitals), NHS Community Health (primary care), NHS general practitioners (GPs), NHS ambulance services etc.

In such cases, the shared data must always identify the patient for safety reasons.

For the purposes of commissioning and managing healthcare, patient information may also be shared with other types of NHS organisations, such as the local Clinical Commissioning Group (CCG), and the Health & Social Care Information Centre (part of NHS England).

In such cases, the shared data is made anonymous, wherever possible, by removing all Patient-identifying details, unless the law requires the patient's identity to be included.

Refusing or withdrawing consent

The possible consequences of refusing consent should be fully explained to the patient at the time of refusal.

In those instances where the legal basis for sharing of confidential personal information relies on the patient's explicit or implied consent, then the patient has the right at any time to refuse their consent to the information sharing, or to withdraw their consent previously given.

In instances where the legal basis for sharing information without consent relies on HRA CAG authorisation under Section 251 of the NHS Act 2006, then the patient has the right to register their objection to the disclosure, and the CCG via Local Care Direct is obliged to respect that objection.

In instances where the legal basis for sharing information relies on a statutory duty/power, then the patient cannot refuse or withdraw consent for the disclosure.

How long health records are retained

All patient records are destroyed in accordance with the NHS Retention Schedule, which sets out the appropriate length of time each type of NHS records is retained. DUTC does not keep patient records for longer than necessary.

All records are destroyed confidentially once their retention period has been met, DUTC has made the decision that the records are no longer required.

Raising a concern

Patients who have a concern about any aspect of their care or treatment by DUTC or about the way their records have been managed, should contact the Quality Team on 0113 284 3158 or via email at enquiries@onemedicalgroup.co.uk

Additionally, patients have the right to complain to the Information Commissioner if they should ever be dissatisfied with the way DUTC has handled or shared their personal information:

The Information Commissioner's Office (ICO)
Wycliffe House
Water Lane
Wilmslow
Cheshire
SK9 5AF

Tel: 0303 123 1113 or 01625 545745
Information Commissioner's Office website (www.ico.org.uk)