Inquiry under section 122 of the *Health Services Act 1997*

Off-protocol prescribing of chemotherapy for head and neck cancers

Final report

31 July 2016
Introduction

1 On 19 February 2016, the then Secretary of the NSW Ministry of Health, Mary Foley AM, announced an Inquiry under Section 122 of the Health Services Act 1997. The Inquiry related to prescribing of chemotherapy at St Vincent’s Hospital, Darlinghurst (St Vincent’s Hospital) by Dr John Grygiel, a senior staff specialist in Medical Oncology, from June 2012 to June 2015 (‘the incident’). The Terms of Reference (ToR) of the Inquiry were finalised on 25 February 2016 (see Appendix A).

2 The Terms of Reference for this Inquiry are built around the hospital’s response to Dr Grygiel’s prescribing of off-protocol flat dose 100 mg carboplatin. There are separate ongoing inquiries by the Health Care Complaints Commission (HCCC) and the Medical Council of New South Wales, into the clinical practice and professional conduct of Dr Grygiel.

3 The Inquiry team (Professor David Currow, Chief Cancer Officer and Chief Executive Officer, Cancer Institute NSW; Dr Paul Curtis, Director Clinical Governance, Clinical Excellence Commission; Mr Paul Gavel, Director Workforce, HealthShare NSW; and Dr Tina Chen, Medical and Scientific Advisor, Cancer Institute NSW) delivered their Interim Report on 31 March 2016 to the Secretary, NSW Ministry of Health. On 5 April 2016, the report was published on the NSW Health website at http://www.health.nsw.gov.au/Hospitals/Pages/cancer-patients-inquiry.aspx.

4 The Terms of Reference were expanded on 4 April 2016 to include: patients of Dr Grygiel’s treated in the Western NSW Local Health District; consideration of the information provided to patients directly affected by the incident (and their families) and patients with cancer treated by Dr Grygiel from January 2006 to June 2015. The Final Report was to be provided to the Secretary by 31 July 2016.

5 The Terms of Reference were subsequently further amended to require:

- a Final Report on the matters relating to people with cancer who were treated at St Vincent’s Hospital Sydney to be provided by 31 July 2016, and

- a report on the matters relating to people treated at Western NSW Local Health District to be provided by 16 September 2016.

The final consolidated Terms of Reference are at Appendix A.

6 There were seven sources of information, detailed below, that informed the Inquiry for its Interim Report and this Final Report in relation to St Vincent’s Hospital.

   A **Documents** were sourced from St Vincent’s Hospital relating to the Terms of Reference for the Inquiry. The Inquiry has relied on the provision of these documents, rather than conducting its own search for all documents and communications related to the incident.
B  **Written questions** were provided to St Vincent’s Hospital for their response.

C  **Interviews** were conducted with key current and former staff of St Vincent’s Hospital and other relevant people who agreed to be interviewed. Several people declined an invitation to meet members of the Inquiry team. The number of people interviewed was 30; the number of interviews held was 34.

D  **Reviews of clinical records** were conducted for the relevant patient cohort from St Vincent’s Hospital. Radiation oncology records were sourced from the third party radiation oncology provider following protracted negotiations.

E  **Expert clinical input** was provided by clinicians and academics in medical and radiation oncology, clinical pharmacology and pharmacy, who were predominantly from interstate.

F  **Patients and families** whose care was affected by the off-protocol flat dosing of carboplatin chemotherapy, and who accepted an invitation to participate in the Inquiry, were interviewed. The interview process and questions were developed in consultation with a health consumer advisor.

G  **Submissions** were received from several people. Some were responses to the Inquiry’s Interim Report. The submissions generally related to views on clinical issues relevant to the Inquiry.

7  From these data sources, the following timeline of events has been compiled. The Inquiry was provided with key dates by St Vincent’s Hospital. The Inquiry was advised that, in June and July 2015, concerns about off-protocol flat dose prescribing of carboplatin were raised in several ways. As to whether the issue was discussed at the Head and Neck cancer Multidisciplinary meeting in June 2015, there are two different accounts: (i) that, following a challenge to the practice, there was an agreement that all new patients would be prescribed according to the eviQ protocol dosing regimen from then on; and (ii) no such discussion took place. Subsequent key events for which the Inquiry has seen documentary evidence or has been advised by more than one person are as follows:

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<td>7–12 August 2015</td>
<td>Several meetings held. It was also considered whether the Lookback Policy should be invoked. Matter for Information prepared by Medicine Clinical Stream Manager, Executive Sponsors Chief Operating Officer (COO); Director Clinical Governance (DCG) and Chief Medical Officer (CMO; one person occupying both these roles).</td>
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Initial review group of pharmacy, nursing and medical staff briefed the COO and CMO on 7.8.2015.

Initial internal investigation commenced: 5 patients with recent disease recurrence identified of a total group of ‘over 70’ patients.

Agreed to review a larger subset of the original list of approximately 70 patients.

A further briefing to the CMO and COO was to be provided in the week beginning 17.8.2015

10 August 2015 MOSAIQ oncology information system implemented at St Vincent’s Hospital.

31 August 2015 DCG and Director of Cancer Services (DCS) met Dr Grygiel. No contemporaneous written record of this meeting exists.

16 November 2015 Matter for Information attaching Final Internal Investigation was provided to the St Vincent’s Hospital Executive.

24 November 2015 Formal invitation issued to the first external reviewer who was approached

26 November 2015 First external reviewer declines invitation

10 December 2015 Meeting of the St Vincent’s Health Australia Board included a brief regarding this matter, under the heading “Emerging Risks”

11 December 2015 Second external reviewer approached informally

22 December 2015 External review commences

9 February 2016 External review report sent to St Vincent’s Hospital

18 February 2016 Disclosure to some affected patients

First media report is aired

22 February 2016 Further email to St Vincent’s Hospital from the external reviewer

23 February 2016 Open Disclosure processes with other affected patients commence

8 The initial investigation (5* patients with known recurrence), the internal investigation (47 patients) and the external review occurred over a period spanning from the beginning of August 2015 until early February 2016. In that time, no comprehensive case note review occurred for people known to have been prescribed off-protocol flat dose 100 mg carboplatin.

* Of note, 1 person with known cancer recurrence, who was initially thought to have been treated with an off-protocol flat dose 100 mg carboplatin, was later confirmed to have had treatment using a standard protocol.
The Inquiry has conducted detailed reviews of the clinical records of people treated with this off-protocol dose and their outcomes to date, using an audit tool (see Appendix B.2) that was endorsed by the Clinical Expert Panel. The results are summarised in a complete data tree (see Appendix B.3).

**Background**

To deliver the best cancer care, emerging treatments are rigorously compared to standard treatments. This usually requires several phases of clinical trials, culminating in at least one large, international clinical trial that quantifies the comparative net effect of the emerging treatment for that patient population. If the overall benefit of the emerging treatment is sufficiently greater, it then becomes the new standard treatment. Such comparisons require carefully designed and executed clinical studies to be ethically justified and clinically sound.

There are areas of clinical practice where new evidence is required in order to refine practice, even for medications that have been used for decades. Using a chemotherapy drug in a way that is not provided for in established treatment protocols is problematic. Benefits and harms in the short and long term will be uncertain and almost impossible to quantify. Instead, new knowledge needs to be collected in a systematic way, with clear research protocols set out before such work begins, with clear processes of informed consent for people being treated on such a protocol under the oversight of Human Research Ethics Committee as set out by the Australian Code for the Responsible Conduct of Research. Without such a framework, it will be difficult to define the net effects of such prescribing and such prescribing would need to be considered ‘off protocol’. If a clinician is going to move away from the available evidence, at a minimum there is an onus on that clinician to frame a hypothesis prospectively and collect data to test, with the explicit oversight of a Human Research Ethics Committee, whether the different clinical approach is at least as effective in treating the cancer and has other demonstrable benefits.

Administering chemotherapy requires a careful balance between the anti-cancer effect that is sought (in this case radiosensitisation) and side effects. Studies to determine the optimal dose and dose frequency are complex, require objective measures in order to determine the net effect and are unlikely to be robust unless there is a comparator group to establish superiority to current therapy (greater anti-cancer effect, less toxicity with equivalent effect on cancer, greater anti-cancer effect and less toxicity).
Treatment protocols for chemotherapy are based on the best available published evidence from clinical trials. Each describes:

- the treatment schedule: drug names; drug doses and the way these doses are to be calculated; the number and frequency of doses; and how the drugs are administered;
- any tests required before, during or after treatment;
- possible side-effects;
- situations when it may be appropriate to change doses, dose intervals or choose another chemotherapy protocol altogether.

With any treatment, the treating clinician needs to make a judgement about the expected outcomes, the likelihood and magnitude of benefits and harms, in both the short and the long term. Much of this clinical judgement is because of the co-morbidities which are so frequently encountered in cancer care, particularly as the population ages. The particular challenge for medical oncology is that many chemotherapies have a relatively narrow therapeutic window: maximising the effect on the cancer while minimising the effect on the rest of the person’s body is key to optimising the use of chemotherapy. This includes minimising acute toxicities so that therapy can, ideally, be completed in the timeframe originally sought at the dose originally proposed in order to maximise the net benefits of the therapy.

In most cases, a medical oncologist first considers the standard protocol for the particular cancer and the stage of the cancer. Depending on the patient’s personal characteristics (such as age, general health, kidney function and body habitus), the medical oncologist may choose to modify the application of the protocol. For example, when prescribing a drug that is cleared through the kidneys, the medical oncologist will take the patient’s kidney function into account. Such changes, and the reasons for them, should be discussed with the patient and documented by the medical oncologist in the patient’s medical records.

Most of the advances in cancer survival in the last 30 years have been due to incremental improvements on previous treatment protocols, including improved patient selection — they are many small step-wise advances in treatment.

**HEAD AND NECK CANCERS**

Head and neck cancers refer to a heterogeneous group of cancers that usually form in the squamous cells lining the mucosal surfaces in the head and neck. Worldwide, head and neck cancers account for 4% of all cancers. Incidence rates have increased significantly over the last ten years, and are considerably higher in males and people aged 60 years and over. In NSW in 2012, there were 1,118 new cases of head and neck cancers and 365 deaths from head and neck cancers (1-3).
Risk factors for mucosal head and neck cancers include tobacco and alcohol consumption, and infection with human papillomavirus (HPV). The latter has only been recently recognised as the cause for a major shift to younger, non-smokers being diagnosed with these cancers. Across Australia, the younger age group who have evidence of human papilloma virus contribute to an increasing proportion of people diagnosed with head and neck cancer. This contrasts with the typical patient population of three decades ago, who were predominantly older, with high smoking rates and alcohol intake.

ANATOMY

Head and neck cancers are categorised by the area in which they begin, including the oral cavity, throat (pharynx and larynx), sinuses, nasal cavity and salivary glands. Squamous cell carcinoma is the most common histologic type that makes up more than 90% of all head and neck cancers (3-5).

STAGING

Stage at diagnosis (the extent of spread of the cancer from the primary site in which it arose) guides management and predicts survival rates for patients. Head and neck cancers are staged using the Union for International Cancer Control (UICC): TNM (Tumour, Nodes, Metastases) Classification of Malignant Tumours or the American Joint Committee on Cancer (AJCC) Cancer Staging Manual. T describes the primary tumour, N describes the presence of cancer in regional lymph nodes, and M describes the presence or absence of distant metastases. The TNM combination can be summarised, for head and neck cancers, into a stage group between I (localised disease) and IV (either locally advanced disease or disease that has spread to other parts of the body).

OVERALL 1 AND 5 YEAR SURVIVAL

In NSW, for all people diagnosed with head and neck cancer in 2005-2009, 1-year and 5-year relative survival rates (across all disease stages) were 80.8% and 59.6%, respectively. These figures continue to improve over time: for people diagnosed in 1995-1999, 1-year and 5-year relative survival was 78.4% and 52.9% respectively. (Of note, expected survival rates will be lower in the patient cohort considered in this report as, by definition, they had more advanced disease than everyone diagnosed with these cancers which would include people with early stage disease at the time of diagnosis.)

The sub-group of patients who are younger, non-smokers and non-drinkers, and are HPV positive, has a more favourable prognosis.
TREATMENT

23 All patients who are diagnosed with a head and neck cancer should have their care overseen by a multidisciplinary cancer care team (MDT). The MDT comprises various health professionals, including: surgical, medical and radiation oncologists, pathologists, radiologists, dieticians, speech pathologists, nurses, pharmacists, physiotherapists, dentists and social workers. Its initial objective is to determine the type of cancer and its extent of disease for each patient. From that, taking account of the patient’s general health and expressed preferences, the MDT should then discuss and agree on the most appropriate recommended treatment strategy. The MDT has ongoing oversight of the patient’s progress in his or her treatment, particularly if the cancer does not respond to therapy or if it recurs (6).

24 Surgery and radiotherapy are methods of local treatment for head and neck cancers. In early (stage I and II) disease, surgery and radiotherapy give similar loco-regional control (7). In patients with locally advanced (stage III and some stage IV) disease, surgery to remove the tumour followed by reconstructive surgery and radiotherapy is generally proposed if the tumour is considered resectable. The population covered in this Inquiry had locally advanced disease, treatment options for which are clearly outlined in the National Comprehensive Cancer Network (NCCN) guidelines and in the eviQ Cancer Treatments Online information on how to administer the chemotherapy chosen.

25 Chemoradiation, which has been shown to be more effective than radiotherapy alone, is recommended post-operatively for people with positive tumour margins or when the cancer has spread beyond the external lining of the lymph nodes. In people whose disease cannot be surgically removed, chemoradiation is the preferred definitive treatment. In patients with recurrent, advanced or metastatic disease, and where systemic therapy is indicated, chemotherapy is the standard option and may be augmented for some patients with radiotherapy to specific sites of disease and, in a highly selected sub-group, surgery. Supportive care interventions are recommended for managing the nutritional, psychological, social and physical needs that may arise with treatment or from the disease itself (7).

Chemoradiation versus radiotherapy alone for head and neck cancers

26 In both resectable and unresectable cancers, concurrent chemoradiation (chemotherapy and radiotherapy administered over the same period of time) has shown an absolute overall survival benefit of up to 8 percentage points at five years, compared with radiotherapy alone, based almost entirely on studies of cisplatin (8–10). Control of the cancer locally (loco-regional control) is also improved with chemoradiation when compared with radiotherapy alone. However, there is increased acute toxicity when chemotherapy is used concurrently with radiotherapy (11-13). Chemotherapy in this setting is termed a radiosensitiser.
Supportive care has also improved markedly in the last decade. It is important to anticipate likely treatment toxicities and to treat them actively in order to optimise the ability to tolerate the anti-cancer therapies and to deliver these therapies on dose and on time. In the use of carboplatin or cisplatin chemotherapies, this particularly includes nausea, which can limit the ability to tolerate chemotherapy.

Chemotherapeutic agents in chemoradiation for head and neck cancers

Cisplatin is the first-line chemotherapeutic agent because there is most evidence available in terms of its efficacy, when used in combination with radiotherapy for people with head and neck cancers. More recently, the targeted agent cetuximab (which has been subsidised in Australia since 2007) is indicated for patients who are not candidates for cisplatin in combination with radiotherapy (14). Carboplatin is the third-line choice and can be used for patients who have previously been treated with cisplatin, or are known not to be able to tolerate cisplatin. The studies that have been reported generally suggest there is a benefit using carboplatin concurrently with radiotherapy but the magnitude of benefit over radiotherapy alone is difficult to quantify. It should be noted that all controlled studies published used a higher dosage of carboplatin than an off-protocol flat dose 100 mg carboplatin. Patients treated with radiotherapy in combination with cisplatin achieve higher overall and disease-free survival, as well as longer time to progression than those treated in combination with carboplatin (12). In general, cisplatin is associated with more toxicity for kidneys, nerves and hearing than carboplatin, although carboplatin is more toxic to bone marrow. Compared to cisplatin in this clinical setting, there are relatively few clinical trials of carboplatin, and none published comparing carboplatin directly with cisplatin. All protocols for cisplatin or carboplatin would adjust dose to the characteristics of each patient.

Induction chemotherapy is chemotherapy given as initial treatment prior to other treatment. In head and neck cancers, induction chemotherapy usually involves cisplatin. When cisplatin is used in induction chemotherapy, carboplatin could be the appropriate agent for the subsequent chemoradiation because of the risk of the cumulative effects from prior cisplatin use.

Chemotherapy dosing in chemoradiation

The dose of chemotherapy drugs is most often personalised to an individual by calculating the dose for the person’s body surface area (BSA), using height and weight variables.

Cisplatin is administered every three weeks in the setting of radiotherapy for head and neck cancers with the aim of giving three doses (cycles) at the same time as radiotherapy. The dose is personalised for each person depending on their body surface area (BSA) and kidney function. Not everyone completes the chemotherapy...
but there will still be an overall benefit if a person receives at least two cycles (a cumulative dose of ≥200 mg/m²) (15). Other options could include weekly cisplatin at a dose of 40 mg/m². Likewise, a cumulative dose of 200 mg/m² of cisplatin is the minimum effective radiosensitisation dose in concurrent chemoradiation (15–18).

32 For carboplatin, dosing by body surface area (BSA) does not correlate well with toxicity. In 1989, Calvert et al (19) developed a dosing formula that still achieves the desirable concentration of the drug in the blood (referred to as the area under the curve or AUC) but accounts for the patient’s kidney function, and therefore reduces toxicity. This area under the curve-based dosing is recommended for carboplatin nationally and internationally. Such a formula is an estimate, and although other calculations for dosing exist, this is the most widely used approach currently to personalise the dose for each patient.

33 A less-used alternative to area under the curve-based dosing is one based on normative population data for carboplatin clearance. This approach, however, would still adjust for poor kidney function.

34 The Clinical Expert Panel (Appendix D; see paragraph 46) reached a consensus that an initial dosing of ±25% of area under the curve (AUC) dose would be within the acceptable clinical range depending on the patient’s specific clinical circumstances. After the initial dosing, doses may vary even more, but will still be clinically appropriate, because more clinical factors (such as the patient’s experience of toxicities, changes in organ function or other complications of treatment) need to be considered. On some occasions, people will be prescribed 100 mg carboplatin because that is the calculated personalised dose according to their protocol.

35 Flat dosing (prescribing the same dose regardless of patients’ personal characteristics) of carboplatin is off-protocol and not supported by evidence, while failing to personalise the dose. Deviation from the evidence available requires the prescribing medical oncologist to provide evidence or to do a prospective study overseen by a Human Research Ethics Committee. The onus is on the practitioner who is not using the best available evidence to demonstrate that they are not causing any more harm and their outcomes are at least as good.

36 At a population level, the effect of area under the curve (AUC) dosing of carboplatin lies between radiotherapy alone and cisplatin dosed by body surface area (BSA) (best available evidence for drug of choice and dose). It is unknown where off-protocol flat dose 100 mg carboplatin lies on the spectrum of response.
eviQ and National Comprehensive Cancer Network (NCCN) Guidelines

37 eviQ is the nationally endorsed provider of evidence-based cancer treatment information at the point-of-care for the optimal administration of chemotherapy. It provides health professionals with current evidence-based and peer-reviewed best practice cancer treatment protocols and patient information. All eviQ treatment protocols are reviewed regularly to ensure content is updated with the latest available evidence. A timeline detailing the development of eviQ’s predecessor, CI-SCaT (Cancer Institute NSW Standard Cancer Treatments), its replacement with eviQ (https://www.eviq.org.au), and the adoption of eviQ as policy by the then South Eastern Sydney Area Health Service in 2009 (when St Vincent’s Hospital was part of the Area Health Service) is at Appendix C.

38 eviQ treatment protocols are intended to provide guidance on the optimal prescribing (including dosing for a particular patient) and administration of a chosen therapy. They are distinct from clinical guidelines, which provide specific direction on which therapies to choose.

39 There are 26 head and neck chemotherapy protocols on eviQ, with 7 of them containing carboplatin. The recommended dose of single agent carboplatin with radiotherapy across these protocols ranges from area under the curve (AUC) 1.5 to 2. None recommends flat dosing.

40 Electronic prescribing in accordance with eviQ protocols is aided by the use of Oncology Medical Information Systems such as MOSAIQ, which was implemented in August 2015 at St Vincent’s Hospital. MOSAIQ and similar software tools are pre-loaded with eviQ protocols to aid in optimal prescribing of chemotherapy.

41 The NCCN Clinical Practice Guidelines (https://www.nccn.org/professionals/physician_gls/f_guidelines.asp) document evidence-based and consensus-driven approaches to cancer treatment decision-making. They include recommendations on prevention, diagnosis, treatment, and supportive care that will optimise patient outcomes. eviQ complements the NCCN Clinical Practice Guidelines.

42 None of the NCCN Guidelines for the treatment of head and neck cancers refers to flat dosing.

43 The eviQ protocols (and the protocols of eviQ’s predecessor Ci-SCaT) and the National Comprehensive Cancer Network (NCCN, USA) protocols for head and neck cancer with loco-regional spread have been in place for at least one decade.
Patients who were treated with carboplatin and cisplatin during the period 2006-2015 by Dr Grygiel were identified through St Vincent’s Hospital’s pharmacy records. There were three groups of patients having chemoradiation: those who were treated with off-protocol flat dose 100 mg carboplatin; those who were treated with carboplatin at higher doses; and those who were treated with cisplatin.

Relevant clinical details were collected directly from the patients’ medical records. For details see Appendix B.

The Inquiry empanelled an independent group of national experts in medical and radiation oncology, clinical pharmacology and oncology pharmacy (Appendix D), which included one face-to-face meeting. This group was provided with relevant journal articles generated through a systematic literature search and other journal articles provided to the Inquiry (see Appendix E). They were also provided with a clinically detailed summary, including stage of disease at diagnosis, co-morbidities, current disease or vital status.
Findings

THE PEOPLE AFFECTED AND THEIR TREATMENT

47 Most people treated with off-protocol flat dose 100 mg carboplatin were treated in the years 2012-2015. A much smaller number were treated in 2006-2010 (see Appendix B.5), as Dr Grygiel was not the predominant medical oncologist treating people with head and neck cancers at St Vincent’s Hospital in those earlier years. Dr Grygiel was absent from St Vincent’s Hospital between these two periods.

48 In the period from January 2006 to February 2016, 129 people were treated by Dr John Grygiel with off-protocol flat dose 100 mg carboplatin. One hundred and three of those people were treated for a head and neck cancer. The other 26 people were treated with a range of cancers: see Appendix B.3.

49 In the same period, the total number of people with head and neck cancers treated by Dr Grygiel with platinum-based chemotherapy (cisplatin or carboplatin at either off-protocol flat dose 100 mg or calculated according to area under the curve) was 195. As indicated above, 103 of these people received an off-protocol flat dose of 100 mg carboplatin:

- 87 with primary loco-regional disease at diagnosis,
- 1 with primary metastatic disease at diagnosis and
- 4 with primary disease of unspecified extent at diagnosis. Additionally, 8 were having treatment for recurrent loco-regional disease,
- 1 for recurrent metastatic disease and
- 2 recurrent disease of unspecified extent (see Appendix B.3).

The last patients to receive an off-protocol flat dose 100 mg carboplatin were treated in June 2015. (ToR 1a)

50 Additionally in that period, 54 patients were treated with a carboplatin dose of greater than 100 mg and 38 were treated with cisplatin.

51 One half of the patients treated with off-protocol, flat dose 100 mg carboplatin were ≤60 years of age (mean age was also 60). Eighty percent were males and 51% had co-morbidities. For people treated with >100 mg carboplatin, the median and mean ages were also 60 but 71% had co-morbidities. For those treated with cisplatin calculated according to body surface area (BSA), median and median age were 55. For those treated with carboplatin (both 100 mg and >100 mg), approximately half were treated post-operatively with chemoradiation and the other half were treated with chemoradiation without surgery. Only two patients in the 100 mg group had their treatment documented as being given with palliative intent, also confirmed by the radiotherapy data.
There are no discernable differences in the baseline personal, clinical or tumour characteristics between patients who were prescribed 100 mg carboplatin, those who were prescribed a higher dose of carboplatin, and those who were prescribed cisplatin (see Appendix B.4). The Inquiry was not able to identify a clear approach to patient selection. Although it was suggested to the Inquiry that frailty was the differentiating factor, this is not supported by the clinical data.

Given the period of time in which the majority of people were treated with off-protocol flat dosing carboplatin (2012-2015, see Appendix B.5), it is too early to determine any trends in survival or cancer recurrence and how these may differ from people treated with cisplatin dosed according to body surface area (BSA) (standard cisplatin).

Completion rates for both chemotherapy and radiotherapy were high for the cohort of patients treated with carboplatin, both the patients with the off-protocol flat dose 100 mg carboplatin and those who received a dose calculated according to the area under the curve (AUC). Other measures of toxicity may include hospital admissions; these rates are also low, even in people treated with cisplatin. Given such low rates, it is unlikely that any differential rates of hospitalisation would be seen in the group treated with off-protocol flat dose 100 mg carboplatin.

The effect of off-protocol flat dose 100 mg carboplatin for head and neck cancers has not been quantified in clinical trials or prospective data collections. As such, it is not possible to determine what outcomes patients will experience.

For people who have head and neck cancers (including HPV related), if cancer recurrence occurs, it is usually in the first three years following treatment. The risk of recurrence is low for patients who completed their treatment more than three years ago and currently have no known disease. This pattern is reflected in the proposed enhanced follow-up algorithm by St Vincent’s Hospital in response to the Interim Report for people who received off-protocol flat dose 100 mg carboplatin (see Appendix G).

Establishing a causal link between having received the off-protocol flat dose prescribing of 100 mg carboplatin and subsequent outcomes (disease recurrence, death) is not possible for individual patients. There are many factors that contribute to outcomes after cancer treatment, and the cancer can recur even with optimal treatment. Conversely, a patient could receive off-protocol treatment and yet not have the cancer recur. If a patient received off-protocol treatment, it is impossible to tell what the outcomes would have been had he or she received a dosage according to a currently available protocol. (ToR 1a)
It would be expected that, on a population basis, a failure to adhere to protocols puts every person treated at risk of higher rates of cancer recurrence and higher overall mortality. This does not translate to a quantifiable change in an individual’s risk for recurrence or death. In the context of this Inquiry, one cannot quantify the extent of any harm to an individual. (ToR 1a)

Furthermore, a proportion of people with head and neck cancers are frail, with widespread disease, where death is a likely outcome from the time of diagnosis. Particular risk factors for these cancers mean the same people have many co-morbidities. The population served by St Vincent’s Hospital, in general, has head and neck cancers with poorer prognosis due to underlying risk factors and co-morbidities. (ToR 1a)

To date, of the 103 people treated with the off-protocol flat dose of 100 mg carboplatin, 37 have died of the cancer, 5 have died of non-cancer causes and 4 have died with an unspecified cause of death. Two of these people were identified in the medical record as having treatment with palliative intent. Of the 57 people who are still alive, 42 are disease-free, 10 have local disease and 5 have distant disease. At this point in time, the Inquiry is unable to quantify the impact of this prescribing on cancer recurrence or mortality rates (see Appendix B.3). (ToR 1a)

The Inquiry was told by several interviewees that off-protocol flat dose prescribing of carboplatin for head and neck cancer was justified by Dr Grygiel because it was believed that it could reduce toxicity and increase the rate of people completing radiotherapy and radiosensitising chemotherapy. No evidence has been presented by Dr Grygiel, or found in the international peer-reviewed literature to support this contention. (As discussed above, all cancer therapy is a careful balance of maximising the effect on cancer cells while minimising side-effects, not simply focusing on the latter. Such considerations are part of the informed consent process in discussion with patients and their families.) (ToR 1a)

Dr Grygiel was interviewed by the Inquiry. At the interview, Dr Grygiel was asked whether he was “aware of any published protocols or guidelines for 100 mg flat dose” to which he replied “no”. Further, the practice was not overseen by a Human Research Ethics Committee and no data were collected prospectively nor retrospectively to establish the net effect of this practice on patients’ outcomes (benefits and harms).
In the last decade, the protocols for platinum-based chemotherapy in treating people with head and neck cancers have remained unchanged. The best available evidence throughout that time was, and is, standard cisplatin. By contrast, this group of patients was treated with carboplatin (the third-line choice, for which there is less evidence of its efficacy in this clinical setting) at a flat dose, rather than a dose according to available protocols. There is no perfect way of dosing platinum-based chemotherapy, but the standard remains until a better way is established in accordance with the evidence-generation process described above. (ToR 2)

Fail-safe mechanisms that should have alerted senior staff to this practice include checking by pharmacy staff dispensing the medication and nursing staff administering the medication. (Appendix F)

Pharmacists dispensing the chemotherapy, nurses administering it and doctors who were working under the supervision of specialist medical oncologists at St Vincent’s Hospital during these years have either challenged the practice or sought an explanation for it. The practice was widely known, and senior pharmacy and nursing staff should have known it was occurring and escalated their concerns about the practice. (ToR 2)

Dr Grygiel stated that there were others who were aware of the practice but the Inquiry was unable to corroborate the statement.

The Head and Neck MDT’s individual patient assessment and documentation records were comprehensive and well presented. (ToR 3)

There was conflicting evidence presented to the Inquiry during interviews regarding whether there had been a discussion about choice of drug and dosing with other clinicians at St Vincent’s Hospital. Since the Inquiry completed the Interim Report, it has seen clinical correspondence from 2014 on one patient from Dr Grygiel to two other members of the Head and Neck MDT, outlining both the choice of drug (carboplatin) and a flat dose. The onus was on Dr Grygiel to contextualise this decision to use carboplatin and to use a flat dose with his colleagues. There are conflicting accounts of whether or not this happened. (ToR 3)

There is no evidence of the Head and Neck MDT conducting meetings, separate from discussions about patient care, to consider their current therapies or treatment protocols, nor new and emerging evidence. (ToR 3)
CANCER SERVICES STREAM

70 There were no processes to review non-standard protocols in cancer services. (ToR 3)

71 Due to the benefits and risks of chemotherapy, clinicians need to be able to adjust drugs and dosages appropriately to patients’ needs. Although there are mechanisms in place to reduce the risk of such variations in prescribing in the future, the MOSAIQ® oncology medical chemotherapy ordering system can still be over-ridden on a patient-by-patient, drug-by-drug basis (and such functionality is crucial to personalising medication doses). Wherever this happens, careful ongoing monitoring, including independent clinical review, of such prescribing is required. (ToR 1b, ToR 4)

72 At the time of the Inquiry’s Interim Report, St Vincent’s Hospital had put in place for its cancer services actions to reduce, but not preclude, the recurrence of such prescribing, including:

- appointing a new Head of Medical Oncology (which interviewees reflected was already positively influencing the culture of the organisation), as well as the appointment of new medical oncologists; (ToR 3)
- ensuring every patient referred will have his/her care overseen by a multidisciplinary cancer care team; (ToR 3)
- ensuring multidisciplinary cancer care team meetings will include nursing, pharmacy and other allied health staff from this time; (ToR 3)
- eviQ being reiterated as the evidence-based resource for electronic prescribing of all chemotherapy across the campus, and pre-loaded into the MOSAIQ® electronic prescribing program, which was implemented in August 2015 for medical oncology (ToR 2); and
- the formation of a committee to consider any application from a clinician for off-protocol prescribing. (ToR 1b)
As a staff specialist, Dr Grygiel should have had an annual performance review. Only one performance review has been provided (2014). (ToR 3)

There appeared to be no effective executive sponsorship of the incident. There was no sense of urgency about the internal investigation or external review that were undertaken. It was assumed that because an early decision (although not clear by whom) was made that there was no further treatment that could be offered to these people, there was no urgency to review affected patients. There is no single time point or person who is responsible for the lack of urgency: it appears to have come about from the way the incident was framed – an ‘error’, ‘under-dosing’ or as a ‘protocol variation’ by a senior clinician rather than characterising it as someone unilaterally prescribing ‘off-protocol’ with flat dosing. This is a key reason that the time taken from escalating the prescribing to senior members of the leadership team (beginning of August 2015) until the external review was completed (early February 2016) was six months. The problem was compounded by the absence of content experts and even the external reviewer’s engagement was not framed with medical oncology content knowledge. (ToR 1a, ToR 3)

Several interviewees acknowledged that they wished they had managed the response differently.

Campus-wide actions that St Vincent’s Hospital had put in place at the time of the Inquiry’s Interim Report and that will reduce, but not preclude, the recurrence of such prescribing include:

- improved benchmarking and reporting across the whole organisation; (ToR 4)
- setting up a Clinical Council; (ToR 4)
- creating a campus-wide Mortality Review Committee to which anyone can refer; and
- the release of a new campus cancer plan. (ToR 1b)

Since the publication of the Interim Report, St Vincent’s Hospital has indicated to the Inquiry that several campus-wide initiatives are in train:

- completion of a staff engagement survey, “You’re the Voice”, with executive oversight and analysis to develop action plans to drive cultural change;
- implementing an “It’s OK to ask” campaign aimed at empowering all staff and encouraging a culture of open dialogue and mutual respect; and
- providing staff with education about the requirement to escalate clinical concerns.
THE INTERNAL INVESTIGATION

78 The internal investigation, carried out by St Vincent’s Hospital between August and October 2015 to examine the pattern of off-protocol prescribing had no terms of reference and failed to define the scope or approach to the issue with a methodology that covered the clinical concerns that had contributed to the investigation in the first place. (ToR 1a)

79 The internal investigation failed to determine adequately the clinical impact on patients as it failed to examine any clinical outcomes such as survival or cancer recurrence. Given that the investigation was generated, in part, by concerns about the rate of recurrence of people with head and neck cancers, it is not clear why the internal investigation failed to define relevant clinical and patient factors such as the extent of disease and treatment intent before patients started therapy, and rates of recurrence and death. Instead, the investigation focused solely on the dose of carboplatin prescribed. The internal investigation did not assess the management of these patients, compared to other ways of treating them, with the exception of the dose differences from currently available protocols (flat dose in comparison with area under the curve). (ToR 1a)

80 The internal investigation failed to seek input from content experts in medical or radiation oncology to the detriment of the investigation and the timeliness in defining the nature, extent and impact of this pattern of off-protocol prescribing. This underplayed the impact of this prescribing and provided false reassurance to St Vincent’s Hospital, which was passed on to the community through its media channels. (ToR 1a)

81 Committee oversight (multidisciplinary team meetings, Cancer Services Clinical Governance meetings, Patient Safety and Quality Committee meetings) of this off-protocol prescribing for head and neck cancers appears to be mentioned in passing in some late 2015 meeting minutes without any substantive discussion of the issues being minuted. (ToR 3)

PUBLIC STATEMENTS BY ST VINCENT’S HOSPITAL

82 The external review report should have been understood to confirm that there was a substantial issue to be addressed and alert the Hospital to the serious implications that this had for patients. (ToR 1a)

83 Public statements by St Vincent’s Hospital about Dr Grygiel’s prescribing practices did not fully reflect the magnitude of the issue or its consequences. The initial statements contained important factual errors (reference to the prescribing being taken from an outdated eviQ protocol) as well as key omissions (cancer recurrence or death rates). Further, there was a lack of acknowledgement of the potential distress caused to St
Vincent’s cancer patients and their families, whether or not they had been prescribed the off-protocol flat dose of carboplatin. (ToR 1a)

84 The hospital’s public statement that “no patients appeared to have suffered any negative impact as a result of the dosage issue” is not accurate because the internal investigation and external review did not examine any patient-level outcome data from this off-protocol prescribing. Reference to cancer recurrence rates, particularly, should not have been made given that neither the internal investigation nor external review quantified these rates. As such, St Vincent’s Hospital’s public statements were misleading. This motivated the external reviewer to send a further email of clarification to St Vincent’s Hospital indicating his concerns about how the findings in his report were being used. (ToR 1b)

85 The hospital’s public statement also indicated Dr Grygiel was “immediately counselled and placed under strict supervision”. Interviewees have corroborated that this did not occur. It should be noted that Dr Grygiel continued as Acting Head of Department for several months after the hospital became aware of the off-protocol prescribing. (ToR 3)

**INTERVIEWS WITH PATIENTS, FAMILIES AND NEXT-OF-KIN**

86 Patients who had been treated since 2012 with off-protocol flat dosing of 100 mg carboplatin, and family members, and next-of-kin of people who had died were offered an interview to ensure that the Inquiry was informed by their experiences.

87 This section of the report summarises the interviews conducted with patients treated for head and neck cancers by Dr Grygiel at St Vincent’s Hospital. The interviews were conducted by the Clinical Excellence Commission.

88 It should be noted that the information contained in this section of the report is based on interviews with 26 patients or next-of-kin and is not intended to represent the views of all patients with head and neck cancer treated by Dr Grygiel.

**Invitation Process**

89 At the time of the Interim Report, the Inquiry identified 78 patients with head and neck cancer who had received at least one course of 100 mg carboplatin under the care of Dr Grygiel at St Vincent’s Hospital between June 2012 and June 2015.

90 On 6 May 2016, letters were sent to 66 of these patients or their next-of-kin, inviting them to participate in an interview. (For 11 of the other 12 patients, no current address was available. The twelfth patient had recently died and details of the next-of-kin were not immediately available; a letter of invitation was subsequently sent to the next-of-kin on 2 June 2016.)

91 Twenty-seven patients or next-of-kin accepted the invitation to participate in an interview. During June and July 2016, 26 interviews were conducted. Three
unsuccessful attempts were made to re-contact the 27th respondent. Interviews were offered either face-to-face in the patient’s or family’s home, at the Clinical Excellence Commission or by telephone depending on the patient’s or family’s preference.

92 Of the 26 interviews conducted:
- 7 were with an unaccompanied patient;
- 9 were with the patient and their partner and/or family members;
- 9 were with next-of-kin of a deceased patient; and
- 1 was conducted with the patient’s partner alone as the patient was too sick to speak.

Conduct of Interviews

93 The interviewer was accompanied by a note-taker, who typed the patients’ and families’ responses directly into a computer. Interview length ranged from 45 minutes to 1 hour. Interview questions were developed by the Inquiry Team with input from a health consumer advisor appointed by the Inquiry. A series of questions was asked, focusing on informed consent to treatment, open disclosure by St Vincent’s Hospital and the patient’s experience.

94 Interviewees were advised that they could bring a support person to the interview and further advised during the interview of the support services made available to patients and families by St Vincent’s Hospital including a dedicated 1800 telephone number. Interviewees were also informed that they could stop the interview at any time.

Summary of Interviews

95 The interview notes were analysed by the Clinical Excellence Commission to determine common themes. Some patients and next-of-kin also provided the Inquiry with copies of their own notes, correspondence and other information regarding their treatment which was then reviewed by the interviewers.

General

96 Patients and next-of-kin expressed appreciation for being offered the opportunity to participate and to provide their information directly to the Inquiry. Most interviewees expressed a keen interest in being kept informed about the availability of the Inquiry’s Final Report.

Treatment planning

97 Some patients mentioned that they were aware that their care had been discussed by the multidisciplinary cancer care team when they had attended the clinic and some recalled attending a meeting themselves involving a number of specialists. Interviewees reported being informed of their cancer treatment plan and not being given much opportunity to ask questions.
One interviewee reported a dispute relating to treatment planning between Dr Grygiel and another specialist doctor regarding the order of treatment received.

“There was conflict between what Dr XXXX had told them and the treatment that Dr Grygiel was providing. When questioned, Dr XXXX’s information was discarded by Dr Grygiel and his course of treatment and opinion governed <the patient’s> care as he was the oncologist.”

Information provision

Some patients and next-of-kin mentioned information about chemotherapy and treatment that they had received from St Vincent’s Hospital. Some patients had received eviQ website print-outs of patient information about chemotherapy and provided copies to the Interviewers. Some other patients stated that they had not received information and instead sought their own information on the internet.

A few interviewees reported receiving ‘patchy’ information regarding treatment. One family mentioned that information provision was not tailored to suit patients with head and neck cancers experiencing impairments as a consequence of their cancer.

Discussion of chemotherapy treatment options

Almost all of the patients and next-of-kin reported that they did not recall Dr Grygiel discussing chemotherapy drug options with them but rather that they were told by Dr Grygiel which chemotherapy drug was being recommended. Typically, Dr Grygiel was perceived as ‘the expert who knows best’ and the recommended treatment was not questioned. Interviewees indicated that they ‘trusted the advice of the expert’. Some family respondents indicated that they did not feel included in decision-making; nor did they feel comfortable questioning doctors, stating “if the doctor says it has to be done, then that’s OK”. Respondents reflected that they did not know ‘the right questions to ask anyway’ and had ‘complete faith and trust’ in Dr Grygiel as the doctor and professor. In reference to treatment recommendations, some patients mentioned that, in discussion with other doctors in the head and neck cancer multidisciplinary team, doctors other than Dr Grygiel informed them that "this is what the team said, this is what the team thinks is best".

"<The patient> was going to get carboplatin. Dr Grygiel said "This is the drug we are using.""

“You put your life in their hands...You feel secure, don't you.”

One patient did recall discussing the choice of recommended chemotherapy drug with Dr Grygiel and reported that Dr Grygiel stated that the recommended carboplatin was the “best option” for the patient.

“I did a Google search prior to my meeting with Dr Grygiel. I knew about the drugs carboplatin and cisplatin - so I was aware of the drug - but I did not focus on dosages or frequency and treatment of either. I was aware of cisplatin. But Dr Grygiel made his recommendation which was carboplatin 100 mg - I have this noted in my clinical notes.”
One next-of-kin could not recall at all whether options for chemotherapy treatment had been discussed.

**Dosage level**

Most of the patients and next-of-kin responded that they were not aware of the carboplatin dosage level used for their chemotherapy treatment while under the care of Dr Grygiel.

Some interviewees reported that there had been a discussion with Dr Grygiel about the chemotherapy dose level:

- One patient reported that they were aware that they were to receive a dose of 100 mg carboplatin. The patient reported that they had queried at the time if this was “the best option?” and Dr Grygiel responded that it was the “best option for you”.

- One patient recalled being told by Dr Grygiel that the chemotherapy was a “low dose” in the context of side effects but not in the context of treatment protocols.

  “I felt relieved that I only needed a low dose of treatment as the side effects would not be as bad, but I would have accepted the need for stronger doses if that was what was needed to treat my cancer”.

- One patient noted that Dr Grygiel had told them that they were to receive a “small dose” as a higher dose was not necessary

  “The main discussion regarding the chemotherapy was that it was a small dose that was being used to help the radiotherapy have full effect.”

One next-of-kin stated that they were informed that “low dose” chemotherapy plus radiation was being offered and that Dr Grygiel said that “this was proving to be very successful amongst head and neck patients” and that “he <Dr Grygiel> had great success with this treatment”. The patient is reported as having said to Dr Grygiel at this time: “that he wanted the strongest dose….’I want to live’.”

“Dr Grygiel explained that in his view higher doses did not assist. With the lower dose there is an ability to cope - so using a higher dose was not seen by him <Dr Grygiel> to have any significant improvements to survival rate.”

**Discussion about risks and benefits of chemotherapy treatment**

Half of the patients and next-of-kin interviewed did not recall discussions with Dr Grygiel about the ‘risks and benefits’ of the chemotherapy he recommended.

“Left it to him. You put your life in their hands.”

Some interviewees stated that Dr Grygiel had talked generally about “toxicity and side effects”.

“<The patient> will be given carboplatin and toxicity will be bearable and not too many side effects”
Some interviewees reported that Dr Grygiel and other staff had talked with them about nausea, loss of appetite and hair loss.

“He <Dr Grygiel> also said that with the lower dose it won’t make you sick or lose your hair. He <Dr Grygiel> also told him that the chemotherapy was to help the radiotherapy ‘do its job’.”

A few patients noted that Dr Grygiel had mentioned a risk of the chemotherapy potentially causing cancers in the future.

“Dr Grygiel said - ‘Hit it with the big guns, as it is a very aggressive cancer and you may not survive without the treatment.’ He also said the chemo ‘may cause some other cancers in 40 years.’”

Open disclosure

Half of the patients and next-of-kin first became aware of the off-protocol dosing issue relating to Dr Grygiel’s care of head and neck patients at St Vincent’s Hospital through a media report that aired on TV on 18 February 2016. Either the patients or next-of-kin were watching the TV themselves or they were phoned by family and friends about the TV media report.

Some interviewees reported first becoming aware of the issue when they received a call from St Vincent’s Hospital before the TV media report aired while a few did not become aware until they received a phone call from St Vincent’s Hospital after the TV media report.

A few interviewees first became aware of the issue when they heard a radio news report or read a newspaper article on the day after the TV program aired. One patient became aware when a friend telephoned (who was also receiving treatment with Dr Grygiel) to say they had arrived at the St Vincent’s Hospital clinic for an appointment to be informed Dr Grygiel was not there. Another patient was travelling overseas during February and heard a phone voice message on return saying “to ring St Vincent’s Hospital if they needed help.”

Initial reactions from patients and next-of-kin were shock and lack of understanding of what this news meant for them or their loved ones. Interviewees reported that they didn’t know ‘what the issue was’ and that they didn’t understand the implications nor what their options were.

“The patient” first heard about this when he listened to a phone message from St Vincent’s Hospital. “The patient” felt the caller assumed that he had seen media reports about the issue, and didn’t really tell him very much…. “The patient” was initially quite confused about the issue but was able to contact a close friend who was also involved and got more information from him. He then went and investigated previous media reports for a sense of how he may have been affected. “The patient” described feeling ‘floored’ by these events.”

“The patient” received a letter about 2 weeks after the report he heard on the radio, he noted the letter was dated the 1st of March (after he heard the TV show). Soon after receiving the letter from St Vincent’s Hospital, he received a phone call from them. They asked him if he had any issues since hearing the news and told him that he could contact them if he needed assistance in any way. He was also offered an earlier appointment for his follow up if he wished…. “The patient” received a second call from St Vincent’s Hospital and was asked how he was. At this point “the patient” describes feeling increasingly stressed and anxious about the situation and his future health.”
Some patients coming into St Vincent’s Hospital for further treatment after the media story were still unclear about whether they were indeed a patient who had received at least one course of 100 mg carboplatin. One patient noted meeting with another doctor in the team and asking the doctor if they were an affected patient. The patient was shocked that the specialist didn’t know, said they would find out and then replied to the patient “Yes — you are in the cohort”.

Interviewees expressed that they were angry and dismayed with St Vincent’s Hospital when they realised that St Vincent’s Hospital had been aware of the issue prior to the media report that aired on 18 February 2016. Some interviewees were also annoyed at St Vincent’s Hospital for saying in the media that ‘there is no impact for patients’.

“The patient> and his family are also aware that St Vincent’s Hospital were aware that < Dr Grygiel> was under-dosing his patients for some time prior to the media release and even more concerning to the family was that they knew about his alternative practice at the time when <the patient> was referred back to Dr Grygiel for treatment when he had a recurrence of the tumour.”

Poor communication by St Vincent’s Hospital was noted by some next-of-kin as causing great distress particularly when they received phone calls from St Vincent’s Hospital asking to speak to the deceased.

“The first phone call asked for <the deceased patient>. A lady rang from St Vincent’s Hospital. Then the letter from the CEO was addressed to the patient (deceased).”

Some next-of-kin interviewed expressed that they were most concerned about the distress that the contact caused particularly regarding the unanswered question of whether the off-protocol dose may have contributed to the death of their loved one.

Some interviewees reported an overall sense that that written communication from St Vincent’s Hospital was impersonal and focussed on protecting St Vincent’s Hospital rather than helping patients.

“The letter felt formulaic, and <the patient> still wasn’t sure what was going on.”

“The patient> noted that 2-3 weeks after the phone conversation with St Vincent’s Hospital, he received a letter from St Vincent’s Hospital. <The patient> felt this was ‘scripted’ and ‘political’ and didn’t really provide him with any real information. He was told that someone would be in further contact with him, but this didn’t happen. He eventually contacted them and requested one of the specialists call him. ….<The patient> was very concerned about the way he was contacted and felt there was too much emphasis on ‘fixing’ the problem, rather than ensuring the patients were OK and adequately supported.”

Interviewees reported talking with senior specialist doctors at St Vincent’s Hospital to obtain further information about the impact on their care and outcomes. Most interviewees reported receiving a phone call from a senior doctor during which an apology was received. However, this apology was sometimes also accompanied by an expression of anger by the doctor that the doctor personally had not been advised by Dr Grygiel that he was departing from standard protocol care or that the doctor’s own personal reputation was being tarnished by the media. This focus on the ‘impact on
the clinician’ was not appreciated by the next-of-kin in light of their own distress nor by the patients given their own uncertainty about the impact on their survival. Patients expressed feeling very frustrated that no one had been able to advise them about how this issue may affect their own chances of recurrence. A few interviewees said that they found the media reports more informative than the communication from St Vincent’s Hospital.

121 Some patients mentioned that St Vincent’s Hospital had offered them support and access to an 1800 phone number. A few interviewees noted, however, that they felt there was no ‘follow through’ by St Vincent’s Hospital.

“We were offered half an hour of counselling support only – why so limited a time?”

122 Some patients reported feeling ‘alienated’ and ‘labelled’ at St Vincent’s Hospital as ‘difficult patients’ when they came back to St Vincent’s Hospital for care and clinic appointments. A few patients also reported being angry that they felt that their follow-up care was ‘left up to them’ to organise. One next-of-kin reported having contacted St Vincent’s Hospital repeatedly to request a check-up appointment for the patient, after becoming aware of the incident when it was raised by the media in February 2016. When the follow-up appointment occurred, scans revealed that the cancer had spread.

“Dr XXXX said, ‘Why didn’t you contact us earlier?’ I said, ‘We did!’ Dr XXXX said, ‘Why didn’t you speak to my registrar?’ I said, ‘We did call and speak to the registrars.’ They only found that the cancer had spread because I asked that they do the scans. Why didn’t they get <the patient> back in straight away to have a check-up when they knew there was a problem with the chemotherapy?”

123 Some interview respondents had no concerns and believed that they or their loved ones received the best possible care and ‘everything possible had been done’.

124 A few interviewees mentioned experiencing a disconnect between the St Vincent’s Hospital core mission and values and the way in which St Vincent’s Hospital had interacted with them or their family.

“St Vincent’s four core values – compassion, justice, integrity and excellence – unfortunately all four of these have been seriously lacking in the way our family has been dealt with by that hospital”

Organisational issues

125 A few interviewees noted that given it was a chemotherapy dosage issue that they would have expected the hospital pharmacy to detect such an issue.

“We thought the worst had been over. Why did the pharmacy not say anything?”

126 Some interviewees expressed dismay that issues with chemotherapy dosage didn’t appear to have been addressed by the head and neck cancer multidisciplinary cancer care team.

“It’s not just Dr Grygiel – there was a whole team - why didn’t anyone else raise the issue?”

“How could this have happened?”
State Level – NSW Health Policies

127 St Vincent’s Hospital management did not appropriately escalate the issue to the Ministry of Health through a Reportable Incident Brief (RIB) as required by the Incident Management Policy Directive 2014_004 (see Appendix H.1). There were at least two occasions when a RIB was appropriate: when a Lookback procedure was correctly contemplated in August 2015, and when the St Vincent's Health Australia CEO and Board were notified in late 2015. (ToR 1c)

128 The Lookback Policy (PD2007_075; see Appendix H.2) was correctly considered in August 2015; however, the internal investigation undertaken by St Vincent’s did not meet the criteria of a Lookback under PD2007_075. The Policy requires both an entry into the incident management system and the notification of patients and their families within 2 months. (ToR 3)

Incident Management Policy PD2014_004 (ToR 1c)

129 The off-protocol flat dose prescribing of carboplatin does not seem to have been recognised as an ‘incident’ at St Vincent’s Hospital despite concerns that were expressed by clinicians about the dosing and recurrence rates in mid-2015.

130 Staff interviewed indicated that the flat dosing of carboplatin was raised with Dr Grygiel on many occasions from at least 2005. In each case, clinicians accepted the explanation of Dr Grygiel. They therefore did not address the flat dosing as an ‘incident’ even though it was not in accordance with protocol and no evidence supporting the practice was provided to the staff nor subsequently to the Inquiry.

131 Failure by staff to recognise this prescribing as a clinical incident resulted in no incidents being reported in the St Vincent’s Hospital RiskMan® system. Therefore Dr Grygiel’s practice of prescribing an off-protocol flat dose carboplatin to many head and neck cancer patients remained unknown to senior hospital management until mid-2015.

132 The Incident Management Policy also mandates reporting to the Ministry of Health using a Reportable Incident Brief (RIB). The policy states:

3.1.3 Mandated reporting - Legal and Policy Requirements

There are matters that require mandatory notification via a RIB to the MoH (after being entered in to the incident management system) regardless of the SAC.

(i) Other matters either raising issues likely to have a major impact on the Health Service or have State-wide implications such as assault or violence against a patient/client by an employee
Under clause 2.5.6 of the Incident Management Policy, St Vincent’s Hospital should have consulted the Ministry of Health when they determined to go to external review:

**2.5.6 Director General Inquiries under the Health Services Act 1997**

Clinical and corporate incidents can raise issues which may require a more formal inquiry that is independent of the Health Service. This may arise where a clinical or corporate incident raises broad State-wide or general clinical practice issues, serious public interest matters or matters where there is a potential conflict of interest in the organisation overseeing its own investigation. Where the CE considers an independent external inquiry may be required, he/she should contact the MoH’s Legal and Regulatory Services Branch. In the event that the matter being investigated is clinically focused, the CEC will also have a role in determining further action.

There is no evidence of this occurring.

In regard to conflict of interest, this was an incident that should not have been investigated internally, and there should have been arm’s length delineation between clinicians who were part of the Head and Neck MDT and any investigations or reviews.

Advice from a medical and a radiation oncologist is likely to have framed relevant Terms of Reference for, and the data made available to, the investigation and reviews commissioned by St Vincent’s and provided a more timely opportunity for a better assessment of the risks to patients who had been exposed to this off-protocol prescribing.

**Open Disclosure Policy PD2014_028 (ToR 1c)**

With patient safety incidents, there is a requirement to start the disclosure process as soon as possible. The cases involved are not ‘near miss incidents’ so patients should have had open disclosure quickly if they received off-protocol flat dose 100 mg carboplatin.

**Definitions:**

**Patient safety incident** – harmful or no harm incident – Any unplanned or unintended event or circumstance which could have resulted, or did result in harm to a patient. This includes harm from an outcome of an illness or its treatment that did not meet the patient’s or the clinician’s expectation for improvement or cure.

**Harmful incident**: a patient safety incident that resulted in harm to the patient, including harm resulting when a patient did not receive their planned/expected treatment (replaces ‘adverse event’ and ‘sentinel event’).

**No harm incident**: a patient safety incident which reached a patient but no discernible harm resulted.

Further guidance is provided in the Open Disclosure Handbook (http://www.cec.health.nsw.gov.au/programs/open-disclosure#handbook): “Where appropriate, the timing of the disclosure to individuals who may have been affected needs to be considered so that a person is contacted before learning about the event
Almost all of the people who experienced off-protocol prescribing of flat dose carboplatin for head and neck cancers had open disclosure only after a media report aired on 18 February 2016.

A review team convened in August 2015. Disclosure commenced more than six months later. The information provided by St Vincent’s Hospital states that there was a risk of greater harm if the incident was disclosed without knowing the effects of the off-protocol flat dose prescribing of 100 mg carboplatin. The decision as to when to disclose is difficult, particularly if patients are frail and unwell but those factors do not work against disclosing in a timely way (Open Disclosure Handbook, page 65).

Under this policy, serious incidents require submission of a Reportable Incident Brief.

The principles of Open Disclosure for conversations with the affected patient should include:

- acknowledgment of the incident to the patient as soon as possible;
- communications which are truthful, timely and clear;
- an apology offered; and
- ongoing care and support as required.

The response by St Vincent’s Hospital, when it realised there was an issue, failed to demonstrate an understanding of the distress this issue was likely to cause to patients and their families who had been treated at St Vincent’s Hospital, regardless of whether they were directly affected. (ToR 1c) During patient and family interviews some families indicated that they were not satisfied with the information they received during open disclosure and that their concerns were not addressed. A few people even indicated they obtained more information from the media than they received from the hospital’s open disclosure. (ToR 1c)

Managing Complaints or Concerns About a Clinician (MCCC) PD 2006_007 (see Appendix H.3) and Guideline GL2006_002 (ToR 1c) (see Appendix H.4)

The decision not to activate the MCCC policy was incorrect.

The scenario fits severity rating 1: one or more events involving potential serious morbidity and gaps in clinical performance or serious concerns by colleagues about the health and safety of patients.

Rating 1 requires immediate:

- notification to the Chief Executive Officer (CEO);
- determination of whether the Health Care Complaints Commission (HCCC)/Medical Council need to be involved;
• consideration of whether variations to privileges are required (in conjunction with the clinician’s clinical director); and
• management and investigation.

144 It is the role of the CEO to ensure complaints or concerns are acted upon, by way of investigation and, where necessary, appropriate actions. The CEO is also responsible for reporting to registration boards any conduct that may constitute unsatisfactory professional conduct or professional misconduct. (The issue was referred to the HCCC and the Medical Council in February 2016.)

**St Vincent’s Hospital Workplace Culture**

145 Culture is about how things are done. A constructive clinical culture is built upon visible, people-focused leadership which emphasises patient-centred care.

146 This issue and the response to it has highlighted a range of cultural issues that the senior clinical leadership, hospital administration and Board will need to manage with purpose and clarity. This response will need to focus the future of the St Vincent’s Hospital cancer service on excellence in care and a constructive, people-focused workplace culture.

147 This section of the report makes some observations on the culture in the workplace and offers some insights into how to proceed to build a constructive culture within cancer services.

148 In a cultural context, what the Inquiry has found lacking is:

- leadership that provided insight, direction and urgency;
- a patient-centred approach;
- analytical rigour, or the necessary questioning scepticism for an accurate characterisation of the issue;
- training for clinical leaders in leadership and in policy and process; and
- demonstration of adherence to values at a time when they were most needed.

149 As a result, the attempts to characterise the issue and follow policy, were unsuccessful: instead of acting in the best interests of the patients, the organisation’s response to the issue was inadequate, drawn out, internalised and defensive. (ToR 3)

150 In the medical oncology unit, when treatment was challenged, it seems there was always acceptance of the explanation provided by Dr Grygiel instead of escalation to an appropriate clinical expert.
Pharmacy had a proactive responsibility to more diligently monitor prescribing with a view to detecting patterns in the prescribing and to escalate concerns through to hospital management.

Dr Grygiel had a proactive responsibility to let the MDT know he was prescribing off-protocol and familiarise them with the implications of what he was doing so they were empowered to endorse it as a team, or seek further information or expert input.

When there should have been open disclosure and action in accordance with NSW Health policy, there was avoidance of responsibility to act decisively in the interests of the patients. These were failures of clinical governance processes, clinical leadership and management. (ToR 3, ToR 5)

There was a trusting casualness amongst the people who should have been more enquiring about this prescribing, when the hospital became aware of it.

There were tensions, unresolved grievances and conflicts within cancer services. Failure to resolve long-standing conflicts constructively and with understanding has contributed to mistrust within parts of the clinical community. This meant that when the incident was identified, the organisation was not able to see and characterise the issue clearly, support people who raised it, understand and analyse what had occurred in a timely way, and develop a patient-centred, empathetic response.

Clinical governance had a proactive responsibility to coach and guide the hospital and clinical leadership on the best response to such situations and the best approach to look back and open disclosure. Such processes should be necessary only rarely, but have to be able to swing into place urgently when needed.

The hospital and clinical leaders had a proactive responsibility to insightfully see the issue for what it was and to quickly obtain an accurate characterisation of the issue, identify all affected patients and to notify those patients in an empathetic, timely and informative manner, to notify the public of the practice and convey how it was managing Dr Grygiel. They also had a proactive responsibility to ensure the issue was being managed appropriately, that appropriate content expertise was being used to analyse the issue so as to understand its root cause, and that any conflicts of interest and internal conflicts were acknowledged and addressed. Concerns about patient outcomes were the catalyst for the issue being raised in the first place, but patient outcomes were not at the centre of the organisational investigation and response. This mismatch lies at the heart of many of the problems outlined in this report.

Given media statements on issues of this nature are cleared through the national office, there was a proactive responsibility to ensure that those statements were entirely accurate and that all affected patients, or their families, had been appropriately informed before the issue was aired publicly.
No medical oncologist was providing input to the hospital’s executive team to inform and prepare the public statements, nor check their accuracy.

That the issue was inaccurately characterised in the first place and the response to it was internalised, without sufficient inquiry as to the extent and nature of the off-protocol dosing, meant that inaccurate and incomplete communications were more than likely. Perhaps this is nowhere better shown than in the hurried and poorly conceived attempts to contact some patients on the day it was clear the issue was going to be aired in the media.

The overriding reason for all of this is cultural; remembering that, in its purest sense, culture is about how things are done.

The solution is to build a constructive, inclusive, people-focused clinical culture. This is achieved through:
- a clear understanding of mission;
- living the organisation’s values;
- knowing what a high performing team looks like and relentlessly building it; and
- exceptional leadership that is visible, collaborative, people focused, with a strong sense of mission and values.

The senior leaders within cancer services, across all of the clinical disciplines (surgery, radiation and medical oncology), and all the professions (medical, dentistry, nursing, pharmacy, allied health), need to work cohesively and purposefully to lead this cultural transformation. They need to be supported and enabled by executive and management, who will need to oversee and guide this transformation and the rebuilding of confidence and morale among staff members in cancer services.

Relationships and trust within cancer services, and between some senior clinicians and St Vincent’s Hospital management, will need to be rebuilt and this will require facilitated intervention with a restorative program. This will need to aim to build trust, understanding, respect and collaboration. The people within the service will need to approach this with commitment, purpose, truthfulness, empathy, patience and willingness.

More broadly, the Inquiry team is of the view that there are effective policies in NSW which, if followed, provide a patient-centred and timely response to clinical issues of this nature. They offer a clear guidance and framework on responsibilities, timelines and processes for investigation and resolution. These are rare events but the system needs to be able to swing into place a full response, with clarity and purpose, urgently when they arise. There is a preparedness required at an organisational level, to be able to recognise such events and respond appropriately. As with any rare but
significant event, the emergency response largely determines the outcomes. In general, other organisations in the health system approach problems with clinical practice or outcomes by using the policies in a way that is consistent with their intention.

The Inquiry team is left with a view that these cultural characteristics prevented the organisation from responding effectively to the incident, resulting in the need for an Inquiry to examine the patients’ treatment, experiences and outcomes.
Recommendations

The numbering of the Recommendations builds on the Inquiry’s Interim Report so that they can be cross-referenced directly.

All of the recommendations in the Interim Report stand. They have been grouped below, into the organisations to which responsibility falls (Recommendations 1–18). Recommendations 19 and 20 related only to the extended Terms of Reference (see Appendix A).

Four recommendations from the Interim Report have been amended, in order to further progress them (Recommendations 2 amended, 4 amended, 11 amended and 13 amended).

There are 3 entirely new recommendations (Recommendations 21–23).

Interim Report Recommendations

Responsible organisation: St Vincent’s Hospital

The responses below are based on advice provided to the Inquiry by St Vincent’s Hospital (see Appendix H).

1 As a priority, apologise to patients and their families for any distress that this off-protocol prescribing or its reporting has caused;

Response —actioned

2 Ensure that every patient or his / her family is given the opportunity to participate fully in an Open Disclosure process;

Response —actioned

St Vincent’s Hospital has contacted all identified patients and/or their families.

2 amended Ensure that every patient or his or her family identified by the Inquiry as having received flat dose carboplatin between 2006 and 2011 is given the opportunity to participate fully in an Open Disclosure process

3 Supports patients whose care has been affected to have ongoing follow-up in another oncology unit if that is their choice;

Response —actioned

4 Offer more intensive follow-up to detect any loco-regional or distant disease, at the earliest possible time, acknowledging that the peer-reviewed literature provides no apparent guidance on what to do under these circumstances;

Response —actioned
4 amended Reports on patient outcomes to the Hospital’s Patient Safety and Quality Committee and Clinical Council six monthly, and annually to the Deputy Secretary, NSW Ministry of Health.

7 Provide education to key staff on those key policies, including the Lookback policy, given the findings in relation to the policies discussed in paragraphs 54–69 of [the Interim Report and paragraphs 127-144 of this Final Report];

Response —actioned

8 Manage any similar incidents with sufficient content-specific expertise and an explicit methodology for defining the magnitude and impact of the clinical incident and its likely consequences;

Response — policies updated and other management action taken

9 Review the process of preparing and verifying public statements within the Hospital to include relevant consultation, content expertise and sign-off;

Response — actioned

10 Ensure that Mortality and Morbidity meetings use data beyond individual patients to examine patterns of care and outcomes benchmarked with similar hospitals or health services or, at least, the most recent, relevant peer-reviewed literature;

Response — in progress/ongoing.

11 Given the categorisation of ‘unanticipated’ would not have flagged any of the patients affected by this off-protocol prescribing for review by the hospital-wide Mortality Review Committee, request that Committee consider deaths of patients treated at St Vincent’s Hospital, not simply those who die in St Vincent’s Hospital, and also consider reviewing a random selection of ‘expected’ deaths rather than relying on the subjective decision that the death was ‘unanticipated’;

Response — in progress/ongoing

The Cancer Institute is exploring the feasibility of whether death notifications can be made available to hospitals close to real time. In the interim, the recommendation has been amended.

11 amended Given the categorisation of ‘unanticipated’ would not have flagged any of the patients affected by this off-protocol prescribing for review by the hospital-wide Mortality Review Committee, it is recommended that the Committee consider reviewing a random selection of ‘expected’ deaths rather than relying on the subjective decision that the death was ‘unanticipated’;
12 Revisit mechanisms for escalation of clinical concerns to ensure that key line-managers are seen as crucial to the process of adequately addressing clinical concerns from junior nursing, pharmacy and medical staff;

Response — actioned/ongoing
**Responsible organisation: NSW Health**

That Local Health Districts and Specialty Networks:

13 given clinicians should be able to override doses once entered into MOSAIQ® where appropriate for an individual patient, ensure that the most senior oncology pharmacist and the head of medical oncology review such overrides regularly to identify any patterns that may suggests similar dosing issues;

Response —in progress

Across the state, this is mostly in place. The areas where this is not immediately possible are the Local Health Districts which have not yet installed Oncology Medical Information Systems (OMIS) for electronic prescribing. In areas where this has not been immediately possible for the aforementioned reason interim measures are in place and will continue to be monitored by the System Purchasing and Performance Division at the Ministry of Health.

That Local Health Districts and Specialty Networks:

13 amended Ensure those LHDs that do not have an oncology management information system accelerate efforts to install them, as a matter of priority

It is noted that all but two LHDs have an OMIS and those that don’t have funding to commission one.

14 pre-load eviQ protocols into electronic chemotherapy prescribing systems;

Response —in progress

Where electronic Oncology Medical Information Systems are in place, there is a combination of automated and manual uploading. Those that are still manual are working toward being electronic.

That Local Health Districts and Specialty Networks:

14 amended To avoid transcription errors, LHDs should move to automated uploading of eviQ protocols onto Oncology Medical Information Systems

That Local Health Districts and Specialty Networks:

15 ensure that minuted meetings of Multidisciplinary Cancer Care teams occur after relevant international or national meetings and on an ad hoc basis as seminal new evidence emerges that should influence practice.

Response —in progress/ongoing

Although many MDTs have updates after international meetings, the evidence needs to be translated into an agreed local response by the MDT and a plan of action for implementation.
That the Ministry of Health, with the Cancer Institute NSW:

18 examine ways to ensure that all people diagnosed with notifiable cancer in NSW have their care overseen by a Multidisciplinary Cancer Care Team that includes all relevant medical, nursing, pharmacy and allied health staff.

Response —ongoing

There is excellent coverage of MDTs available in NSW through Canrefer. The MDTs can be identified by people with cancer and their general practitioners through canrefer.org.au. Use of an MDT when people are referred to cancer services is high. This recommendation requires ongoing work to increase the number of people diagnosed with cancer who are referred to MDTs in the first place.

Recommendation 5 was actioned as dealt with in this report.
Responsible organisation: Cancer Institute NSW

*That the NSW Cancer Registry, managed by the Cancer Institute NSW:*

6 Flag every patient identified by this Inquiry who has had an off-protocol flat dose of 100 mg carboplatin prescribed for the treatment of cancer so that outcomes for this group of people are systematically evaluated on a regular basis, and that survival analyses can be undertaken on this cohort of patients in relation to people with comparable disease.

Response — actioned

*That the Cancer Institute NSW:*

16 Works with oncology groups to facilitate meetings occurring after major conferences to review new evidence and agree on which of the evidence should be adopted;

Response — actioned

The Cancer Institute is scoping the running of these meetings.

This is on the eviQ website at eviq.org.au

17 Prepares a new patient information sheet on dose adjustment of chemotherapy to allow patients and their caregivers to understand the rationale for it;

Response — actioned

This is on the eviQ website at eviq.org.au
New Recommendations

*That clinicians across NSW*

**21** Ensure adequate informed consent for all medical interventions, including chemotherapy. If the clinician knows that his/her practice is outside accepted practice, there is a particular onus to draw this to the attention of patients in the process of providing informed consent, and to document this in the patient notes.

*Recommendation to Local Health Districts and Speciality Health Networks*

**22** There are a number of outsourced providers in oncology across NSW in areas such as compounding pharmacy and radiotherapy. These providers should have the same responsibility to demonstrate the quality of their care and share clinical data as any other member of the multidisciplinary cancer care team. They should also have the same responsibilities to contribute to the fail-safe checks that are a hallmark of good multidisciplinary teams and evidence-based clinical care, including escalation where there are concerns about care that have not been adequately addressed. This should be properly reflected in relevant contracts as they are negotiated between Local Health Districts/Specality Health Networks and third party providers.

*Recommendation to St Vincent’s Hospital*

**23** That St Vincent’s Hospital initiate, and oversee, a program that will build within cancer services a constructive, people-focused culture for patients and staff. This should include a facilitated restorative program to rebuild relationships and trust within the senior clinical community in cancer services, and between cancer services and hospital management.
References


6. Westin T, Stalfors J. Tumour boards/multidisciplinary head and neck cancer meetings: are they of value to patients, treating staff or a political additional drain on healthcare resources? Current opinion in otolaryngology & head and neck surgery. 2008;16(2):103-7.


Inquiry under section 122 of the Health Services Act 1997

Off-protocol prescribing of chemotherapy for head and neck cancers — Final report

Appendix A

Final Consolidated Terms of Reference (21 July 2016)
INQUIRY UNDER SECTION 122
of the
HEALTH SERVICES ACT 1997

TERMS OF REFERENCE – DOSING OF CANCER PATIENTS

I, Mary Foley, Secretary of the NSW Ministry of Health do hereby initiate an inquiry under section 122 of the Health Services Act 1997. The inquiry is into issues arising from the dosing of cancer patients under the care of Dr John Grygiel which were not in accordance with the eviQ Protocols, at the Kinghorn Cancer Centre, St Vincent’s Hospital, Darlinghurst, from June 2012 to June 2015 [“the incident”].

The Inquiry is to be undertaken by:
- Professor David Currow, Chief Cancer Officer and Chief Executive of the NSW Cancer Institute;
- Dr Paul Curtis, Director Clinical Governance, Clinical Excellence Commission;
- Supported by Dr Tina Chen, Medical and Scientific Advisor, Cancer Information Analysis, NSW Cancer Institute and Mr Paul Gavel, Director Workforce HealthShare NSW.

The inquiry shall:
1. Review the adequacy and/or timeliness of the response to the incident including:
   (a) the assessment and management of the clinical risk to the patients identified as directly affected by the incident;
   (b) the actions put in place to address or mitigate risk to other patients going ahead and to avoid a recurrence;
   (c) compliance with the relevant NSW Health Policy Directives and Guidelines dealing with managing and reporting clinical risks, in particular:
       • Incident Management Policy PD2014_004;
       • Open Disclosure Policy PD2014_028;
       • Complaint or Concern about a Clinician – Principles for Action PD2006_007;
       • Complaint or Concern about a Clinician – Management Guidelines GL2006_002.

2. Review the application of the Cancer Institute eviQ Protocols and any other standardised evidence based protocols at St Vincent’s Hospital in relation to Dr John Grygiel’s patients, and systems in place at the Hospital for monitoring application of the eviQ Protocols.

3. Consider and identify any organisational issues or practices that may have impacted on the adequacy or timeliness of actions or compliance with policies as outlined at paragraph 1 above.

4. Identify any systemic learnings arising from the inquiries in relation to points 1, 2 and 3 above and any areas for improvement in policies, procedures or practices operating at St Vincent’s Hospital or more broadly.

5. Provide a report on progress to the Secretary by 31 March 2016, including any interim recommendations or recommended changes to the scope of this Terms of Reference;

6. Provide a final report to the Secretary on a further date, as directed by the Secretary.
In order to progress action under paragraphs 1, 2 and 3, the Inquiry may:

(a) consider the independent expert review conducted by Dr Brian Stein, Medical Oncologist;
(b) access the medical records of cancer patients of St Vincent’s Hospital from 2009 to the present.

AS AMENDED 4 April 2016

7. The inquiry is extended:

(a) to include consideration of the information provided to patients directly affected by the incident (and their families) in consenting to treatment by Dr Grygiel, and to consider the impact on those affected patients and their families;

(b) to include cancer patients treated by Dr John Grygiel at St Vincent’s Hospital, Darlinghurst from January 2006;

(c) to review the dosing of cancer patients under the care of Dr John Grygiel at Western NSW Local Health District (and its predecessor) from January 2006, and the application of the Cancer Institute eviQ Protocols and any other standardised evidence based protocols at the Western NSW Local Health District and systems in place for monitoring application of those Protocols;

(d) In relation to 7 (b) (and (c) above, to include consideration of the CiSCat (prior to the availability of the eviQ Protocols).

8. In order to address the additional matters listed in paragraph 7 above, the Inquiry may access the medical records of the relevant cancer patients of St Vincent’s Hospital and the Western NSW Local Health District as required.

AS AMENDED 21 July 2016

9. The Inquiry is to report to the Secretary as follows:

(a) a final report on the matters relating to the dosing of cancer patients treated at the Kinghorn Cancer Centre, St Vincent’s Hospital to be provided by 31 July 2016;

(b) a report on the matters relating to the dosing of cancer patients at Western NSW Local Health District to be provided by 16 September 2016.
Appendix B

Clinical Review and Findings

B.1 Methodology for the clinical review
B.2 Fields in the clinical audit tool
B.3 Data tree
B.4 Table comparing baseline characteristics of patients with head and neck cancers treated with three different chemotherapy regimens
B.5 Number of patients treated with flat dose 100 mg carboplatin over time
Appendix B.1 Methodology for the Clinical Review

Identification of patients

Patients who were treated with platinum-based chemotherapy (either carboplatin or cisplatin) at St Vincent’s during the period between January 2006 and February 2016 by Dr Grygiel were identified through St Vincent’s Hospital pharmacy records. The majority of these patients received the chemotherapy as part of chemoradiation (i.e. concurrently with radiotherapy).

An extensive review of the relevant literature was undertaken: see the References and Appendix E. Of note, controlled clinical studies published on carboplatin-based chemoradiation for head and neck cancers all used a higher dose of carboplatin than 100 mg. Accordingly, the identified patients were categorised into three groups:

1. those who were treated with carboplatin at 100 mg flat dose;
2. those who were treated with carboplatin at higher doses; and
3. those who were treated with cisplatin.

Some patients had more than one course of chemotherapy, not always using the same chemotherapeutic agent. To avoid double-counting:

- a patient who was treated with flat dose 100 mg carboplatin, even if he or she was also treated with cisplatin, would be placed in group 1;
- a patient who received both a higher dose of carboplatin and cisplatin would be placed in the group that corresponded with the main treatment he or she was given.

All patients in group 1 (129 patients) were included in the clinical review. Of these, 103 were treated for head and neck cancers (see Appendix B.3 for the tumour types of the other 26 people).

Matching

To enable comparisons on an appropriate basis (like with like), patients in group 1 were matched to patients in groups 2 and 3 according to tumour type (including the site of the cancer) and the year in which the patient was treated. The Inquiry was then able to compare demographic and clinical characteristics and the stage of the tumour at the time of treatment (baseline characteristics) appropriately. The purpose of these comparisons was to understand the basis on which the population who were treated with off-protocol flat dose 100 mg carboplatin were selected.

All patients in group 3 were matched to patients in group 1. All but three patients in group 2 were matched to patients in group 1.
Data collection

For all patients in group 1, and the matched patients from groups 2 and 3, detailed clinical information (see Appendix B.2 for the audit tool) was collected from:

- paper-based medical records, including chemotherapy charts, held by St Vincent’s;
- St Vincent’s electronic medical information systems;
- radiotherapy data extracts provided by St Vincent’s third party radiation oncology provider; and
- the NSW Cancer Registry.

Analysis

For the people in group 1 who had head and neck cancers:

- information about their vital and disease status is summarised in the data tree at Appendix B.3;
- their baseline characteristics, and the baseline characteristics of the matched patients from groups 2 and 3 are summarised in the table at Appendix B.4.

The number of patients in group 1 by year of treatment is shown in the graph at Appendix B.5.
Appendix B.2 Fields in the Clinical Audit Tool

- Background patient information
  - Medical record number (MRN)
  - Surname
  - First name
  - Gender
  - Date of birth
  - Aboriginal status
  - Torres Strait Islander status
  - Clinical summary
  - Comorbidities
  - Alcohol history
  - Smoking history
  - ECOG status
  - Social support
  - Pre-treatment nutritional status
  - Allergies
  - Lung cancer
    - Pulmonary function test date and result

- Pathology
  - Tumour stream
  - Site
  - Histology / morphology
  - Head and neck cancer
    - HPV status
    - P16 status
  - Lung cancer
    - Gene mutation status
  - Breast cancer
    - Hormone and HER2 receptor status
  - Oesophageal cancer
    - HER2-neu status
  - Bowel cancer
    - Mutation testing status
    - MMR / MSI status
  - Endometrial cancer
    - Hormone receptor status
  - Oligodendroglialoma
    - 1p19q deletion status
  - Date of multidisciplinary team assessment
• Stage
  o T
  o N
  o M
  o Summary

• Current treatment setting
  o Intent (curative, palliative, not specified)
  o Setting (neoadjuvant, postoperative, definitive)
  o Line of treatment (non head and neck cancer)

• Previous treatments
  o Neoadjuvant
    ▪ Date (last dose)
    ▪ Agent / regimen
    ▪ Planned number of cycles
    ▪ Actual number of cycles
    ▪ Reasons for difference between planned and actual
  o Surgery
    ▪ Date
    ▪ Procedure
    ▪ Resection margins (including R classification)
    ▪ Number of lymph nodes harvested
    ▪ Number of involved lymph nodes
    ▪ Size of largest lymph node
    ▪ Extranodal extension
    ▪ Lymphovascular invasion
    ▪ Perineural invasion
    ▪ pT
    ▪ pN
    ▪ pM
    ▪ p summary stage
  o Postoperative chemotherapy
    ▪ Date (last dose)
    ▪ Agent / regimen
    ▪ Planned number of cycles
    ▪ Actual number of cycles
    ▪ Reasons for difference between planned and actual
  o Postoperative radiotherapy
    ▪ Date completed
    ▪ Dose
    ▪ Number of fractions
  o Definitive chemotherapy
    ▪ Date (last dose)
    ▪ Agent / regimen
    ▪ Planned number of cycles
- Actual number of cycles
  - Reasons for differences between planned and actual
    - Definitive radiotherapy
      - Date completed
      - Dose
      - Number of fractions

- Current chemotherapy
  - Baseline patient information
    - Height
    - Weight
    - Intentional dose modifications and rationale
    - Serum creatinine
    - eGFR
    - EDTA GFR
    - Creatinine clearance (calculated by pharmacist)
  - Prescription
    - Agent / regimen
    - Prescriber surname
    - Prescriber signature on order
    - Date of order
    - Prescribed dose
    - Calculated dose
    - Administered dose
    - Pharmacist or nurse comments in patient notes and details
    - Intended frequency
    - Intended number of cycles
  - Consent form documented
    - eviQ protocol
      - protocol included in patient notes
      - protocol ID
      - protocol referenced in patient notes
  - Detailed information for each cycle received
    - Date
    - Dose
    - Reason for changes if different to prescribed
    - Different prescriber to original
  - Supportive care medications prescribed and rationale
  - Clinical trial or experimental treatment

- Current radiotherapy
  - Prescription
    - Prescriber surname
    - Prescriber signature on order
    - Date of order
    - Areas treated
- Total dose to gross disease
- Number of fractions
- Dose per fraction
- Nodal dose
- Prescribed dose matches protocol
- Planned dose
  - Radiotherapy received
    - Actual dose delivered
    - Start date
    - End date
    - Treatment interruptions (dates and reasons)
- Nutritional support during treatment (Yes / No)
  - PEG tube (insertion and removal dates)
  - NG tube (insertion and removal dates)
  - TPN (details)
- Subsequent events
  - Emergency department presentations (Yes / No)
    - Date
    - Details of presentation
  - Admissions (Yes / No)
    - Date
    - Details of admission
  - Supportive care required for significant episodes of care (Yes / No)
    - Date
    - Details of required care
- Outcomes
  - Last follow-up
    - Date
    - Discipline
  - Locoregional recurrence (Yes / No)
    - Date
    - Site of recurrence
    - Details of recurrence
    - Treatment for recurrence
  - Distant recurrence (Yes / No)
    - Date
    - Site of recurrence
    - Details of recurrence
    - Treatment for recurrence
  - Death (Yes / No)
    - Date
    - Cause of death
Patients under the care of Dr Grygiel treated with chemoradiation involving 100 mg carboplatin for cancers other than head and neck cancers at St Vincent’s Hospital January 2006 – February 2016, n = 26

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<td>Lung</td>
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Table 1: Disease spread at baseline for patients treated for head and neck cancers with 100mg carboplatin

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<tr>
<th>Disease spread at baseline</th>
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<td>Local</td>
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<td>Metastatic</td>
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Table 2: Outcomes for patients treated for head and neck cancers with 100mg carboplatin

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<th>Vital status</th>
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<th>Distant disease</th>
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<td>17</td>
<td>11</td>
<td>7</td>
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<td>Alive</td>
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<td>5</td>
<td>0</td>
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<td>57</td>
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Data presented are based on available records as at 1 July 2016.
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<tr>
<th>Baseline characteristics</th>
<th>Group 1: off-protocol flat dose 100 mg carboplatin</th>
<th>Group 2: carboplatin &gt; 100 mg</th>
<th>Group 3: cisplatin</th>
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<td>51</td>
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</tr>
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<td>16</td>
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<td>14</td>
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### Baseline characteristics

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<th>Group 3: cisplatin</th>
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<td>n</td>
<td>%</td>
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<tr>
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<tr>
<td>3B</td>
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*Detailed clinical information was collected for 51 of the 54 patients in group 2, who were matched to patients in group 1 (see Appendix B.1)
For other relevant details, see Appendix B.3*
Patients treated by Dr Grygiel with 100 mg carboplatin

Number of patients

- Other cancers
- H&N cancers

Year:
- 2006
- 2007
- 2008
- 2009
- 2010
- 2011
- 2012
- 2013
- 2014
- 2015

Number of patients:
- 0
- 5
- 10
- 15
- 20
- 25
- 30
- 35
Appendix C
Timeline for the development of CI-SCaT and eviQ, and their adoption as policy

- Standard Cancer Treatment Guidelines was an application containing information on cancer types, drugs, chemotherapy protocols, symptoms and symptom management created by oncology teams based in the South Eastern Sydney Area Health Service, led by Professor Robyn Ward at St Vincent’s Hospital, Sydney.

- In October 2004 the Cancer Institute NSW assumed responsibility for the protocols application, renamed Cancer Institute NSW Standard Cancer Treatments (CI-SCaT), with the intention that it would become a state-wide resource under the first NSW Cancer Plan. The CI-SCaT website was launched in October 2005.

- The take-up of the website and its protocols led to the need for greater functionality. CI-SCaT was rebranded as eviQ Cancer Treatments Online, launched in October 2009.

- In March 2012, eviQ began working towards endorsement as a national Program. Memoranda of Understanding were in place with every state and territory by the end of 2013. eviQ is used in more than 90% of Australian cancer centres.

- The South Eastern Sydney and Illawarra Area Health Service (SESIAHS), which included St Vincent’s Hospital, adopted the Cancer Services — use of eviQ Cancer Treatments online on 27 July 2009 (PD233, Appendix C.1 attached). The policy provided for eviQ protocols to be adopted and accepted within SESIAHS; where there was a need to vary an eviQ policy or procedure for local use, the local service would develop an exception business rule for use within that unit; and the business rule would comply with the standards and formats defined in the SESIAHS Framework for Policies, Procedures and Guidelines.

- eviQ provides evidence-based cancer treatment protocols at the point-of-care for the optimal administration of chemotherapy. The eviQ protocols are intended to provide guidance on the optimal prescribing (including dosing for a particular patient) and administration of a chosen therapy. They are distinct from clinical guidelines, which provide specific direction on which therapies to choose.
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<td>Policy</td>
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<td>27 July 2009</td>
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<tr>
<td>EXECUTIVE SPONSOR or EXECUTIVE CLINICAL SPONSOR</td>
<td>Director Cancer Services Clinical Stream</td>
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| AUTHOR            | Clinical Stream Manager  
|                   | Cancer Services Clinical Stream                       |
| KEY TERMS         | Cancer, Oncology, eviQ, policy, procedure              |
| SUMMARY           | This policy provides a framework for SESIAHS Cancer Services to ensure evidence of efficacy, safety and effective resource utilisation to safely comply with cancer treatment protocols.  
|                   | It ensures optimal treatment to cancer patients by complying with and maintaining Policies and Procedures that are based on and reference, legislative requirements, NSW Health Directives, Australian Standards, best practice, specific industry requirements, regulatory and professional body requirements. |
1. POLICY STATEMENT

South Eastern Sydney Illawarra Area Health Service (SESIAHS) supports the delivery of best practice treatment to cancer patients and the provision of up-to-date information on cancer treatment protocols to Cancer Centres and ward staff within SESIAHS. To ensure this level of care and support is provided, the following principles will apply:

1.1 All policies and procedures approved by the Cancer Institute NSW and displayed on the eviQ website will be adopted and accepted as the standard within SESIAHS.

1.2 The eviQ website will be accessed via the Cancer Institute NSW website or directly via http://www.eviq.org.au/.

1.3 When there is a need to vary an eviQ policy or procedure for local use, the local service will develop an exception business rule for use within that unit. The local service business rule shall comply with the standards and formats defined in the SESIAHS Framework for Policies, Procedures and Guidelines and abide by principles of document control detailed in SESIAHS PD 006 Document Control.

1.4 All new Cancer treatments or amendments are to be sent to eviQ Cancer Treatment online to be considered for inclusion in eviQ. Requests for consideration of a new treatment or amendments to treatments/protocols are to be emailed to feedback@eviq.org.au.

1.5 eviQ is not intended to replicate or replace the knowledge, skills, experience, or clinical judgement of experienced health professionals.

2. AIMS

The purpose of this policy is to ensure clinical practice in SESIAHS Adult Cancer Services is evidence-based and research driven in accordance with the NSW Cancer Plan 2007-2010.

The eviQ Cancer Treatments online (previously known as CI - SCaT) website provides clinicians with cancer treatment protocols and allows them to have the full understanding of contemporary literature, key evidence and international standards necessary to deliver optimal treatment to cancer patients.

This policy provides an overarching framework to support the use of EviQ within SESIAHS and defines the process for meeting the Australian Council on Healthcare Standards EQuIP 4; Standard 1.4, Criterion 1.4.1 and Standard 3.1, Criterion 3.1.5.
3. **TARGET AUDIENCE**
   All SESIAHS Cancer Services related staff providing cancer treatment including:
   - Medical Officers
   - Allied Health
   - Clinical Nurse Consultants
   - Cancer Nurse Coordinators
   - Registered Nurses and Enrolled Nurses

4. **INFORMATION ABOUT eviQ**
   eviQ Cancer Treatments online [previously known as Cancer Institute - Standard Cancer treatments (CI-Scat)] is a comprehensive information repository containing evidence-based cancer treatments that includes:
   - Chemotherapy Drug Protocols
   - Radiotherapy Protocols
   - Standard Drug Protocols
   - Nurse Procedures
   - Special Clinical Instructions
   - Supportive Care instructions

   The protocols and information are reviewed annually. A password is currently necessary to access this site, to access the online application form: [http://www.eviq.org.au/](http://www.eviq.org.au/).

   eviQ website calculations function is integrated into the display of Chemotherapy Drug Protocols. The Calculations function includes BMI, BSA, ideal body weight, creatinine clearance, opioid and corrected calcium, and is intended to be used as an adjunct to prescribing.

   eviQ is relevant to Medical Oncology, Haematology, Palliative Care, Cancer Genetics, Bone Marrow Transplantation, Primary Health care and Radiation Oncology services.

5. **DOCUMENTATION**
   None required

7. **REFERENCES**
   - [Australian Council on Healthcare Standards Equip 4](#)
   - [eviQ Cancer Treatments online](#)
   - [Correct Patient, Correct Procedure, Correct Site Policy Directive (PD2007_079)](#)
   - [NSW Cancer Plan 2007-2010](#)
   - [NSW Health PD2005_406 Consent to Medical Treatment – Patient Information](#)
   - [SESIAHS Framework for Policies, Procedures and Guidelines](#)
   - [SESIAHS PD 006 Document Control](#)
## 8. REVISION & APPROVAL HISTORY

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<td>Approved June 2009 Cancer Services Committee and Director Cancer Stream.</td>
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Inquiry under section 122 of the Health Services Act 1997

Off-protocol prescribing of chemotherapy for head and neck cancers — Final report

Appendix D
External advice provided to the Inquiry

Members of the Clinical Expert Panel

Dr Christine Carrington, Senior Consultant Pharmacist, Cancer Services and Assistant Director, Pharmacy, Princess Alexandra Hospital, Queensland

Dr Joanna Dewar, Medical Oncologist, Sir Charles Gairdner Hospital and Clinical Professor, University of Western Australia

Dr Graeme Dickie, Director of Radiation Oncology, Royal Brisbane & Women’s Hospital, Queensland

Dr Brett Hughes, Clinical Director Oncology, The Prince Charles Hospital
Senior Staff Specialist Medical Oncology, Royal Brisbane Hospital
Associate Professor, University of Queensland

Dr Lizbeth Kenny, Senior Radiation Oncologist, Royal Brisbane & Women’s Hospital,
Medical Director, Central Integrated Regional Cancer Service (CIRCS)
Medical Director, Herston Imaging Research Facility
Adjunct Professor, School of Medicine, University of Queensland
Chair, Statewide Cancer Clinical Network, Department of Health, Queensland

Dr Ganessan Kichenadasse, Staff Specialist Medical Oncologist, Flinders Medical Centre;
Lecturer, Department of Medicine, Flinders University and
PhD candidate in Clinical Pharmacology, Flinders University, South Australia

Professor Jennifer Martin, Chair of Clinical Pharmacology and Toxicology, University of Newcastle/Calvary Mater Hospital, Newcastle

Professor Lester Peters AM, Radiation Oncologist, Peter MacCallum Cancer Centre, Victoria

Health Consumer Advisor

Mr Tony Lawson, Chair, Consumers Health Forum of Australia
Inquiry under section 122 of the *Health Services Act 1997*

Off-protocol prescribing of chemotherapy for head and neck cancers — Final report

Appendix E

Journal articles and other literature provided to the Clinical Expert Panel


Bouaud J, Seroussi B. Revisiting the EBM decision model to formalize non-compliance with computerized CPGs: Results in the management of breast cancer with OncoDoc2. AMIA annual symposium proceedings. 2011:125-34.


Hospira Australia Pty Ltd. DBL Carboplatin Injection: Product Information. Australia. 2015.


Merck Serono Australia Pty Ltd. Erbitux 5mg/mL: Product Information. Australia. 2015.


Sun Pharma Global FZE. Carboplatin Injection. United States. 2014.


Ugarte A. Squamous cell carcinoma of the head and neck: A guide for patients - Information based on ESMO Clinical Practice Guidelines. 2015.


Inquiry under section 122 of the *Health Services Act 1997*

Off-protocol prescribing of chemotherapy for head and neck cancers — Final report

Appendix F

Flow diagram of standard chemotherapy prescribing and administration process
Doctor prescribes chemotherapy treatment either manually or enters into an electronic prescribing system. 

Chemotherapy chart to include:
- Three unique patient identifiers (NHQHS Standard 5)
- Diagnosis
- Patient height, weight and BSA or other relevant calculations
- Drug allergies and relevant laboratory results
- Name of the protocol and the no. of cycles
- Date the treatment is to be given, cycle number (i.e. cycle 1 of 4)
- All drugs to be given as part of the protocol
- Dose and the actual calculated dose
- Drug-drug, drug-disease interactions
- Adverse drug reactions
- Name of the protocol and the no. of cycles
- Date the treatment is to be given, cycle number (i.e. cycle 1 of 4)
- All drugs to be given as part of the protocol
- Dose and the actual calculated dose
- Drug-drug, drug-disease interactions
- Adverse drug reactions
- Prescriber's name, signature and the date the order was written
- If treatment delay and reason for delay

1. Treatment is compounded according to prescribed chemotherapy chart.
2. Reconciliation with the final product and prescription before issue (check by another pharmacist when possible).

Clinical Verification
Pharmacist verifies all details on the chemotherapy chart are correct.
- BSA or other relevant calculations
- Drugs
- Dose
- Scheduling
- Blood counts and other results
- Protocol variations
- Drug-drug, drug-disease interactions
- Adverse drug reactions

Is everything correct?
YES
NO
Correct/resolve issue

1. Treatment is compounded according to prescribed chemotherapy chart.
2. Reconciliation with the final product and prescription before issue (check by another pharmacist when possible).

Pharmacist signs off and releases compounded treatment.

Pre-administration verification
Compounded treatment is checked against the chemotherapy chart by two nurses prior to administration.
- Check/review of treatment protocol
- Patient assessment (clinical/physical/psychosocial)
- Check education/understanding patient/carer
- Venous access (central/venous)
- Weight and BSA or other calculations
- Protocol name
- Drug name and dose calculations
- Expiration date of the medication
- Route of administration
- Cumulative dose (max dose/lifetime)
- Supportive therapy/drugs
- Pre/post hydration
- Dilution/compatible fluids
- Order of administration/scheduling
- Date and time of administration
- Extravasation risk
- Potential for hypersensitivity reaction
- Administration process (bolus infusion/equipment)
- Three unique patient identifies (Patient name, DOB, MRN, address)
- Patient drug allergies
- “Time out” immediately prior to administration (Right treatment, Right time, Right patient)

Is everything correct?
YES
NO
Correct/resolve issue

Nurses sign off and release treatment.

Treatment is administered to patient by nurse.

Adapted from:
1. COSA Clinical Oncological Society of Australia (2008) – Guidelines for the Safe Prescribing, Dispensing and Administration of Cancer Chemotherapy (page 17, table 5 Suggested content of treatment plan and pg 18, table 6 Information to be included on a chemotherapy order
Inquiry under section 122 of the *Health Services Act 1997*

Off-protocol prescribing of chemotherapy for head and neck cancers — Final Report

Appendix G

Interim Report: St Vincent’s Hospital’s three month progress report on implementation of recommendations
INQUIRY UNDER SECTION 122 OF
THE HEALTH SERVICES ACT 1997

Off-protocol Prescribing of Chemotherapy for Head & Neck Cancers

Implementation of recommendations – three month progress report

St Vincent’s Hospital Sydney

July 2016
Statement from Hospital

St Vincent’s Hospital Sydney accepts the findings of the Interim Report and is fully committed to introducing all recommendations related to the Hospital – including any that are made in the final report.

St Vincent’s apologises – deeply and unreservedly – to the patients and families affected by this matter and to all our cancer patients.

The implementation of the Inquiry’s recommendations address the Hospital’s two main priorities: to support the patients affected and their families, and to make sure an event of this nature does not happen again.

The process of implementation so far has been valuable to St Vincent’s and we are working hard to make improvements to our systems, processes and culture. An overview of progress as at July 2016 is below.

We would like to thank Professor Robert Thomas for his support and guidance throughout this period.

Associate Professor Anthony Schembri
Chief Executive Officer
St Vincent’s Health Network Sydney
July 2016

Associate Professor Richard Gallagher
Director Cancer Services
St Vincent’s Health Network Sydney
July 2016

Note from Independent assessor

Since April, I have been working with St Vincent’s Hospital Sydney as they implement the recommendations of the Interim Report. My role is to provide independent oversight of the implementation and provide public reports on progress at three, six and 12 month milestones.

I believe the Hospital has made significant progress in addressing the recommendations of the Inquiry’s Interim Report and restoring public confidence in its cancer treatment services.

Professor Robert Thomas OAM
Chief Cancer Advisor to the Victorian Government
July 2016
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   Overview of progress against recommendations ............................................................................................. 1

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1. Introduction

Background
On 19 February 2016, the Secretary of the NSW Ministry of Health (the Secretary of Health) initiated an Inquiry under Section 122 of the Health Services Act 1997 in relation to the prescribing of chemotherapy at St Vincent’s Hospital by Dr John Grygiel during the period June 2012 to June 2015.

The Inquiry’s terms of reference were expanded in April 2016 to also include patients treated by Dr Grygiel in the Western NSW Local Health District, and any patients treated by Dr Grygiel at St Vincent’s Hospital Sydney since 2006.

The Inquiry is being conducted by: Professor David Currow, Chief Cancer Officer, Cancer Institute NSW; Dr Paul Curtis, Director Clinical Governance, Clinical Excellence Commission; and Mr Paul Gavel, Director Workforce, HealthShare NSW (the Inquiry Team). The Interim Report of the Inquiry was released by the Secretary of Health on 4 April 2016.

This report
This report provides an update on the progress of St Vincent’s Hospital in implementing the ten recommendations for the Hospital from the Interim Inquiry Report (Section 2). This report also provides information on St Vincent Hospital’s progress in implementing the three state-wide recommendations for Local Health Districts and Speciality Networks (Section 3).

The Interim Report provided an additional seven recommendations for other parties, which are addressed in Section 4 of this report. A number of these recommendations relate to next stage of the Inquiry and its expanded scope. St Vincent’s Hospital welcomed these recommendations and has fully supported the Inquiry to deliver on its revised Terms of Reference.

This report is an initial three month progress report on implementation. St Vincent’s Hospital Sydney will provide further public reports on progress six and 12 months following the release of the Interim Report (October 2016 and April 2017).

This report has been endorsed by Professor Robert Thomas OAM, Chief Cancer Advisor to the Victorian Government. Professor Thomas was engaged by St Vincent’s Health Australia to provide independent oversight of the Hospital’s implementation of the Inquiry’s recommendations.

Overview of progress against recommendations

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<tr>
<td>1</td>
<td>That St Vincent’s Hospital as a priority, apologise to patients and their families for any distress that this off-protocol prescribing or its reporting has caused.</td>
<td>COMPLETE</td>
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<tr>
<td>2</td>
<td>That St Vincent’s Hospital ensure that every patient or his/her family is given the opportunity to participate fully in an Open Disclosure process.</td>
<td>COMPLETE</td>
</tr>
<tr>
<td>3</td>
<td>That St Vincent’s Hospital supports patients whose care has been affected to have ongoing follow-up in another oncology unit if that’s their choice.</td>
<td>COMPLETE</td>
</tr>
<tr>
<td>4</td>
<td>That St Vincent’s Hospital offer more intensive follow-up to detect any loco-regional disease, at the earliest possible time, acknowledging that the peer-reviewed literature provides no apparent guidance on what to do under these circumstances.</td>
<td>ONGOING</td>
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<tr>
<td>5</td>
<td>That the Inquiry provide patients and their families with the opportunity to provide information to the Inquiry, now that the</td>
<td>SUPPORTED BY ST VINCENT’S</td>
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</table>

 1 | Page
magnitude and likely effects of this off-protocol prescribing have started to be quantified.

Recommendation 6  That the NSW Cancer Registry, managed by the Cancer Institute NSW, flag every patient identified by this Inquiry who has had an off-protocol flat dose of 100mg carboplatin prescribed for the treatment of cancer so that outcomes for this group of people are systematically evaluated on a regular basis, and that survival analyses can be undertaken on this cohort of patients in relation to people with comparable disease. SUPPORTED BY ST VINCENT’S

Recommendation 7  That St Vincent’s Hospital provide education to key staff on those key policies, including the Lookback Policy, given the findings in relation to the policies. COMPLETE

Recommendation 8  That St Vincent’s Hospital manage any similar incidents with sufficient content-specific expertise and an explicit methodology for defining the magnitude and impact of the clinical incident and its likely consequences. COMPLETE

Recommendation 9  That St Vincent’s Hospital review the process of preparing and verifying public statements within the Hospital to include relevant consultation, content expertise and sign-off. COMPLETE

Recommendation 10  That St Vincent’s Hospital ensure that Mortality and Morbidity meetings use data beyond individual patients to examine patterns of care and outcomes benchmarked with similar hospitals or health services or, at least, the most recent, relevant peer-reviewed literature. IN PROGRESS

Recommendation 11  Given the categorisation of 'unanticipated' would not have flagged any of the patients affected by this off-protocol prescribing for review by the hospital-wide Mortality Review Committee, request that Committee consider deaths of patients treated at St Vincent's Hospital, not simply those who die in St Vincent's Hospital, and also consider reviewing a random selection of 'expected' deaths rather than relying on the subjective decision that the death was 'unanticipated'. COMPLETE

Recommendation 12  That St Vincent’s Hospital revisit mechanisms for escalation of clinical concerns to ensure that key line-managers are seen as crucial to the process of adequately addressing clinical concerns from junior nursing, pharmacy and medical staff IN PROGRESS

Recommendation 13  Given clinicians should be able to override doses once entered into MOSAIQ where appropriate for an individual patient, Local Health Districts and Speciality Networks to ensure that the most senior oncology pharmacist and the head of medical oncology review such overrides regularly to identify any patterns that may suggest similar dosing issues COMPLETED AT ST VINCENT’S

Recommendation 14  That Local Health Districts and Speciality Networks pre-load eviQ protocols into electronic chemotherapy prescribing systems. COMPLETED AT ST VINCENT’S

Recommendation 15  That Local Health Districts and Speciality Networks ensure that minuted meetings of Multidisciplinary Cancer Care teams occur after relevant international or national meetings and on an ad-hoc basis as seminal new evidence emerges that should influence practice. COMPLETED AT ST VINCENT’S

Recommendation 16  That the Cancer Institute NSW works with oncology groups to facilitate meetings occurring after major conferences to review new evidence and agree on which of the evidence should be adopted. SUPPORTED BY ST VINCENT’S

Recommendation 17  That the Cancer Institute NSW prepares a new patient information SUPPORTED BY
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<tr>
<td>Recommendation 18</td>
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<td>That the Secretary, NSW Ministry of Health, expand the terms of reference of this Inquiry to include: patients treated by Dr Grygiel in Western NSW Local Health District (or its predecessors) back to the beginning of 2006 (when CiSCAT, the predecessor of eviQ first became available); and patients treated since 2006 by Dr Grygiel at St Vincent’s Hospital Darlinghurst.</td>
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<td>Now that the magnitude of the systematic off-protocol prescribing is apparent, expand the Terms of Reference of this Inquiry to include information provided to the affected patients and their families in consenting to treatment by Dr Grygiel and the impact on them.</td>
<td>SUPPORTED BY ST VINCENT’S</td>
</tr>
</tbody>
</table>
2. Recommendations for St Vincent’s Hospital Sydney

Recommendation 1:
That St Vincent’s Hospital as a priority, apologise to patients and their families for any distress that this off-protocol prescribing or its reporting has caused.

Status: COMPLETE

Summary of progress (at 3 months):
St Vincent’s Hospital apologises deeply and unreservedly to the patients and families affected by this matter for the distress it has caused.

All attempts have been made by the Hospital to contact the affected patient group and/or their families to provide this apology directly.

Commencing 4 April, the Hospital made phone calls to the patients and/or families (where contact details are available) to make this apology. Up to three calls have been made to each patient to attempt contact. The Hospital followed up by sending letters to all of the affected patients and/or their families (where contact details were available) to provide a written apology. There are a small number of the affected patient group who do not have a next of kin or for whom the Hospital does not have contact details.

In these phone calls and letters, St Vincent’s Hospital:
- apologised for the distress this matter has caused;
- advised patients and /or families of the release of the Interim Report;
- offered further support including additional follow-up appointments for ongoing treatment and opportunity to discuss the finding of the report;
- offered the opportunity to bring forward their next scheduled review (where relevant).

In addition, a letter was also sent to the patient’s GP, informing them of the patient’s inclusion in this issue and outlining follow up care plans. An offer was made for them to contact the Hospital if they wished to discuss any aspect of their patients care.

St Vincent’s Hospital also issued a public apology to the affected patients and families, as well as to all our cancer patients including those not directly affected by the off-protocol dosing. Further, the Hospital established a dedicated 1-800 phone number for any patients, family members or community members that may have concerns. The public apology and the 1-800 number are available on the Hospital’s website, under Cancer Services.

For patients and families experiencing distress, the Hospital offered a referral for social work or psychology support.

Future actions:
The 1800 number remains available for any patients and family members with concerns. We continue to apologise to any cancer patient experiencing distress as a result of this issue and make appropriate supports available.
Recommendation 2:
That St Vincent’s Hospital ensure that every patient or his/her family is given the opportunity to participate fully in an Open Disclosure process.

Status: COMPLETE

Summary of progress (at 3 months):
St Vincent’s Hospital is fully committed to the Open Disclosure process in accordance with NSW Health policy, and our values and service philosophy. In response to the Interim Report’s findings, the Hospital acknowledges that some patients and families would have preferred earlier disclosure than was originally provided when the issue was identified. We apologise for any additional distress our actions caused.

In response to the findings of the Interim Report, supporting our patients and their families – including through timely open disclosure – is the Hospital’s key priority.

As outlined in response to Recommendation 1, St Vincent’s Hospital has re-contacted all affected patients and/or families (where able to be contacted) to provide ongoing disclosure, support, access and transparency around the findings in the Interim Report and the next steps in the Inquiry.

The follow-up for this cohort has been tailored in accordance with their wishes. Some patients and/or families have participated in face to face family meetings or additional appointments with their specialist, others have had regular phone contact with the Hospital’s dedicated Clinical Governance Support Manager, and others have requested no further review or updates.

St Vincent’s Hospital has also been contacted by a number of other cancer patients and/or families not affected by the off-protocol prescribing of Carboplatin. We recognise that this issue may have caused distress and anxiety for many patients and are committed to supporting any patient with concerns. Any cancer patient and/or family with concerns has been offered a review of their chemotherapy dosing and the opportunity to participate in an Open Disclosure process.

For these patients, the Hospital has implemented a standardised review protocol where the review is approved and signed by the Head of Oncology prior to discussion with the patient or their next of kin. One external review has been requested. The Hospital respects this request and has organised for this to be conducted by another health service, including the provision of clinical records.

Future actions:
Open disclosure will continue to be offered and provided to the affected cohort as the Final Report is released and St Vincent’s Hospital continues to make system improvements to address the Inquiry’s recommendations. Prior to the release of the Final Report, St Vincent’s Hospital Sydney will again contact the affected patient/family group (where contact details are available) to:

- advise them of the release of the Final Report;
- update on the Hospital’s progress implementing recommendations from the Interim Report;
- reiterate our apology for the distress caused; and
- offer additional support and follow-up.

The Hospital will continue to offer to review the chemotherapy dosing of any patient or family with concerns.
Recommendation 3:
That St Vincent’s Hospital supports patients whose care has been affected to have ongoing follow-up in another oncology unit if that’s their choice.

Status: COMPLETE

Summary of progress (at 3 months):
St Vincent’s Hospital Sydney respects the choice of any patient to have ongoing follow-up in another oncology unit and will fully support any such request.

At this time, one patient has requested to receive their follow-up care in another oncology unit. St Vincent’s Hospital Sydney has facilitated the transfer of this patient’s care to another hospital.

Future actions:
St Vincent’s Hospital Sydney will support and facilitate any future patient requests to transfer care.
Recommendation 4:
That St Vincent’s Hospital offer more intensive follow-up to detect any loco-regional disease, at the earliest possible time, acknowledging that the peer-reviewed literature provides no apparent guidance on what to do under these circumstances.

Status: ONGOING

Summary of progress (at 3 months):
St Vincent’s Hospital is committed to providing all additional follow-up that is clinically appropriate.

In each case, the treating specialist has determined a follow-up plan tailored to the individual patient condition and progress along their treatment pathway. Where clinically indicated or requested by a patient, follow-up appointments have been facilitated at an earlier date.

Routine follow-up of head and neck patients after the completion of treatment follows a predictable pattern:

- Every three months in years one and two.
- Every four months in year three.
- Every six months in years four and five.

This follow-up is usually performed by the treating surgeon and/or radiation oncologist. It is rare for medical oncologists to follow these patients unless part of a trial.

For this cohort of patients, the Hospital has put in place a more intensive follow-up program for the affected patient group:

- All patients to be followed three-monthly for three years.
- All patients will have PET-CT performed at one, two and three years, where clinically appropriate
- During the five year follow-up post treatment, all treating / reviewing doctors will be requested to send copies of their letters to the Director of Cancer Services so these can be complied into follow-up matrix to capture patients’ progress and survival (i.e. alive and well; alive with diseases; deceased from disease; deceased from other causes). The matrix will be forwarded to the Hospital CEO quarterly.

The Director of Cancer Services has formal responsibility for reviewing the full patient cohort on a monthly basis until all patients have been followed to five years. This review will assess if further follow-up may be appropriate. To support this, the Hospital has established new processes in MOSAIQ to track the affected patient group.

Future actions:
Follow-up is an ongoing process.
Recommendation 7:
That St Vincent’s Hospital provide education to key staff on those key policies, including the Lookback Policy, given the findings in relation to the policies.

Status: COMPLETE

Summary of progress (at 3 months):
St Vincent’s Hospital accepts the findings of the Interim Report about failures in the application of NSW Health policies in response to the incident. Improving the education of our staff is a key part of the improvement process for the Hospital. Our expectation is that all senior staff can effectively respond to critical incidents in accordance with NSW Health policies and our values.

St Vincent’s Hospital has developed a new Incident Management Training program to address the findings and recommendations of the Inquiry. The program has been designed to support the implementation of the NSW Health Incident Management and Lookback policies. It aims to improve the management of corporate and clinical incidents through effective understanding and practical knowledge of the systems in place for managing them.

The program ensures all mandatory training requirements on governance, openness, learning, obligation, accountability, just culture, appropriate prioritisation, cooperation, collaboration and communication are met. The learning pathway includes mandatory training requirements to be completed through HETI online, which St Vincent’s Hospital gained access to in January 2016.

This training program was delivered in May 2016 to the St Vincent’s Hospital Sydney Executive, Clinical Stream Directors, Clinical Stream Managers, Heads of Department, Department Managers and Senior Managers (over 150 staff). A small number of relevant staff were unable to attend one of these sessions due to clinical duties and/or leave and will receive the training as soon as possible.

The Hospital’s Incident Management Training program for managers is in addition to the mandatory training prescribed by NSW Health for all staff on the relevant incident management system, for St Vincent’s this is the RiskMan user training.

Future actions:
This program will be provided annually to capture new staff. In addition, it will be delivered as a refresher for existing staff every two years.
Recommendation 8:
That St Vincent’s Hospital manage any similar incidents with sufficient content-specific expertise and an explicit methodology for defining the magnitude and impact of the clinical incident and its likely consequences.

Status: Incident management process review COMPLETE

Summary of progress (at 3 months):
St Vincent’s Hospital recognises that our systems and processes failed to define the seriousness of the incident which impacted on all aspects of our response.

The Hospital has reviewed its practices and policies in relation to incident management as a result of the Inquiry. A key objective of the review has been to ensure the inclusion of content-specific expertise to determine the magnitude and impact of clinical incidents.

As a result of this review, a number of key changes have been made which are reflected in the revised Incident Management Policy and Lookback Policies:

- The seriousness of a clinical incident is confirmed by the Director of Clinical Governance. In confirming this determination, the Director of Clinical Governance is now required to ensure the immediate input of a Subject Matter Expert to ascertain the magnitude and impact of the clinical incident and what consequences can be expected.
- The clinical subject matter expert to be included in any future incident reviews, will ideally be from outside the Hospital. This may include experts from other St Vincent’s Health Australia hospitals, or where required nationally.
- The Director of Clinical Governance will review and formally appoint all investigatory team memberships to ensure a subject matter expert is included.
- The policies are now formally linked so that all future incidents that trigger the Lookback Policy must also be considered for relevance under the Incident Management Policy (and vice versa).
- All Severity Assessment Code 1 and 2 incidents are reviewed by a rapid response multidisciplinary team to determine: the requirement for Open Disclosure and who will complete the disclosure; the requirement for a Reportable Incident Brief; the type of investigation to be completed in accordance with policy; the proposed membership of the review team; and management of any immediate clinical risks.

Further, the Hospital now has a dedicated quality manager for each clinical stream and regular clinical governance meetings occur where incident data and trends, and other key clinical performance measures are monitored. These structures were not in place at the time of the incident.

Future actions:
The Hospital is strengthening responsibility and accountability through Stream Clinical Governance Meetings for incident management at the local level. This will be monitored at the Hospital level through the Patient Safety and Quality Committee.
Recommendation 9:
That St Vincent’s Hospital review the process of preparing and verifying public statements within the Hospital to include relevant consultation, content expertise and sign-off.

Status: COMPLETE

Summary of progress (at 3 months):
St Vincent’s Hospital Sydney has reviewed processes for preparing and clearing media statements and responses. The objective of the review was to strengthen the processes for assuring accuracy of public statements in light of the Interim Report’s findings.

Under the new processes, input and written sign-off from the relevant expert / clinical authority in addition to the Hospital CEO is required for all public statements on non-routine and critical issues.
Recommendation 10:
That St Vincent’s Hospital ensure that Mortality and Morbidity meetings use data beyond individual patients to examine patterns of care and outcomes benchmarked with similar hospitals or health services or, at least, the most recent, relevant peer-reviewed literature.

Status: IN PROGRESS

Summary of progress (at 3 months):
St Vincent’s Health Australia expects the conduct of Mortality and Morbidity meetings as a routine mechanism for monitoring patterns of care and outcomes.

The Hospital’s Mortality and Morbidity meetings are being strengthened by access to the best available data to allow for benchmarking where possible. This includes:

- data from other health services – state-wide or national (where available); and/or
- peer-reviewed literature.

The Stream’s Clinical Governance Committees and the Hospital-wide Mortality Review Committee provide oversight of the Hospital’s Mortality and Morbidity Meetings to ensure trend analysis and benchmarking occurs.

Future actions:
On an annual basis, the Oncology Unit will now activate a tumour stream audit for peer consideration and review. Summary Mortality and Morbidity Rate data will be audited by the Director of Cancer Services annually, and benchmarked against best practice, incorporating literature review.

The Hospital will continue to investigate possible data sources for benchmarking, including state-level data from the Cancer Institute NSW through the NSW Clinical Cancer Registry, and provide a further update on progress against this recommendation in our next progress report.
Recommendation 11
Given the categorisation of 'unanticipated' would not have flagged any of the patients affected by this off-protocol prescribing for review by the hospital-wide Mortality Review Committee, request that Committee consider deaths of patients treated at St Vincent’s Hospital, not simply those who die in St Vincent's Hospital, and also consider reviewing a random selection of 'expected' deaths rather than relying on the subjective decision that the death was 'unanticipated'.

Status: COMPLETE

Summary of progress (at 3 months):
St Vincent’s Hospital Sydney routinely reviews all deaths through mortality review system. In response to this recommendation, St Vincent’s Hospital Sydney has made the following changes to the Terms of Reference of the hospital-wide Mortality Review Committee:

1. The Committee will now routinely include a random selection of 'expected' deaths for review. Unit Mortality & Morbidity Committees will also review a selection of ‘expected’ deaths.
2. The Committee will now consider deaths outside the Hospital where patients had previously been treated at St Vincent’s.
   - This will only be possible where advice is received of such deaths and information surrounding the death is available for review.
   - The Hospital is not aware of a State-based process or system that would systematically enable the sharing of this information, but the Committee will conduct these reviews where the information is available.

Future actions:
The Hospital has been unable to access information on deaths outside of St Vincent’s from the NSW deaths data register. We would welcome access to this or another data source to support these reviews.
Recommendation 12:
That St Vincent’s Hospital revisit mechanisms for escalation of clinical concerns to ensure that key line-managers are seen as crucial to the process of adequately addressing clinical concerns from junior nursing, pharmacy and medical staff

Status: IN PROGRESS

Summary of progress (at 3 months):
St Vincent’s Hospital Sydney expects that line managers and clinical staff should escalate clinical concerns. In light of the findings of the Interim Report, the Hospital is taking action in a number of areas to ensure that line managers and clinical staff are supported to meet these expectations.

Processes and education
The Hospital has reviewed the Incident Management and Lookback processes to identify improvements – see response to recommendation 8. These policies articulate responsibilities for all staff, managers and executives.

Further, the Hospital has developed and implemented new Incident Management Training for all Executive, Clinical Stream Directors, Clinical Stream Managers, Heads of Department, Department Managers and Senior Managers – see response to recommendation 7. This training included responsibilities for managers in escalating concerns.

Cultural change
The Hospital is implementing a communications campaign called “It’s OK to ask” to drive cultural change. The campaign aims to ensure patient safety is paramount through encouraging a culture of open dialogue between all staff which is based on mutual respect.

The key message is that staff should feel empowered to ask questions of their peers or leaders, and feel comfortable to raise concerns that they may have in their work environment or in relation to patient care.

A key component of the strategy is to highlight to staff that the Hospital has specific avenues available to escalate an issue as well as to provide staff with support. For those staff wishing to escalate an issue, they are directed towards their stream / department manager, or any member of the St Vincent’s Hospital Executive. Managers are supported on how to manage any concerns that are raised with them.

Future actions:
The Hospital considers that ongoing cultural change is critical to implementing this recommendation. We are committed to an ongoing program of communication and education for all staff on their responsibilities and the ways the Hospital will support them to raise concerns. The Hospital intends to develop a program to measure and track staff engagement with this program.
Recommendation 13: Given clinicians should be able to override doses once entered into MOSAIQ where appropriate for an individual patient, ensure that the most senior oncology pharmacist and the head of medical oncology review such overrides regularly to identify any patterns that may suggest similar dosing issues.

Status: COMPLETE

Summary of progress (at 3 months):
St Vincent’s Hospital Sydney has implemented these changes.

All orders prescribed in MOSAIQ for EviQ and approved non-EviQ care plans or protocols are verified and approved by the senior oncology pharmacist in the ambulatory care setting. This process is overseen by the MOSAIQ Care Plan Committee, which commenced in January 2016 under the stewardship of the new Head of Department of Medical Oncology, together with the Haematology Head of Department.

All variations to approved care plan dosing are able to be monitored through MOSAIQ.

Hospital process for new requests for protocols/care plans:

1. Non-Urgent/Standard: Non-urgent requests are tabled for consideration at the monthly MOSAIQ Care Plan Review committee.
2. Urgent: For urgent requests, the protocol request together with appropriate evidence-based literature is submitted on an application form and is emailed by the pharmacist to the Head of Department (Medical Oncology or Haematology) for review and approval ‘out of session’. The request and decision are then tabled at the next MOSAIQ Care Plan Review Committee. If this protocol is likely to be used more frequently, it is loaded into MOSAIQ as a routine approved protocol/care plan.

This committee will monitor all significant protocol variations (i.e. those made that are not in line with reasonable variations according to the unique clinical adjustments often necessary in cytotoxic prescribing – e.g. dose reductions due to myelosuppression).
Recommendation 14:
Pre-load eviQ protocols into electronic chemotherapy prescribing systems.

Status: COMPLETE

Summary of progress (at 3 months):
St Vincent’s Hospital implemented MOSAIQ (and subsequently loaded all current eviQ protocols) into clinical practice in March/April 2015 as a booking and EMR (clinical records) system for cancer ambulatory care areas. Final implementation of e-prescribing was completed in August/September 2015.

Future actions:
The recently upgraded version of MOSAIQ (V 2.6) will allow St Vincent’s Hospital to automatically receive recently updated or approved EviQ protocols/care plans from the Cancer Institute of NSW. This will be implemented in coming months.
Recommendation 15:
Ensure that minuted meetings of Multidisciplinary Cancer Care teams occur after relevant international or national meetings and on an ad-hoc basis as seminal new evidence emerges that should influence practice.

**Status: COMPLETE**

**Summary of progress (at 3 months):**
St Vincent’s Hospital Sydney have implemented this recommendation.

At every meeting of the Multidisciplinary Cancer Care Teams (MDTs at St Vincent’s), any discussion had of significant new evidence that may influence practice, will be captured as part of the MDT. The Chair of the MDT signs off on that meeting and that is captured in that cancer stream module in MOSAIQ. Cancer specific MDTs are held according to the volume of presenting cases (e.g. weekly, fortnightly or monthly).

In addition, at St Vincent’s quarterly meetings are held by the Director of Cancer Services with the MDT Chairs. These meetings also involve a formal review of new evidence, including from peak North American and European meetings (e.g. American Society of Clinical Oncologists).

Beyond the MDTs meetings, the Cancer Services Stream has also implemented sign-off sheets across clinical trials, units and research or journal club monthly meetings to foster quicker adoption of clinical practice changes for new and compelling evidence. These records are also considered in Department or Stream clinical governance meetings.

**Future action:**

The MDT review process is being built into all MOSAIQ MDT modules which will be implemented from June 2016.
### 4. Recommendations for other parties

The remaining recommendations of the Interim Report were directed to other parties. This section provides a brief overview of the actions St Vincent’s Hospital Sydney has taken to support the implementation of these recommendations.

<table>
<thead>
<tr>
<th>Recommendation</th>
<th>St Vincent’s actions to support implementation</th>
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| **Recommendation 5**  
That the Inquiry provide patients and their families with the opportunity to provide information to the Inquiry, now that the magnitude and likely effects of this off-protocol prescribing have started to be quantified. | St Vincent’s Hospital has fully supported this recommendation. The Hospital has provided patient details to the Inquiry Team for the purposes of patients and families being provided with the opportunity to provide information to the Inquiry. St Vincent’s Hospital has provided a dedicated patient liaison contact for affected patients and families. |
| **Recommendation 6**  
That the NSW Cancer Registry, managed by the Cancer Institute NSW, flag every patient identified by this Inquiry who has had an off-protocol flat dose of 100mg carboplatin prescribed for the treatment of cancer so that outcomes for this group of people are systematically evaluated on a regular basis, and that survival analyses can be undertaken on this cohort of patients in relation to people with comparable disease. | St Vincent’s Hospital have developed the capacity to generate a specialised report in MOSAIQ that flags all the affected patients identified by the Inquiry. |
| **Recommendation 16**  
That the Cancer Institute NSW works with oncology groups to facilitate meetings occurring after major conferences to review new evidence and agree on which of the evidence should be adopted. | St Vincent’s have implemented such reviews internally. We support, and will participate in, Cancer Institute NSW processes. |
| **Recommendation 17**  
That the Cancer Institute NSW prepares a new patient information sheet on dose adjustment of chemotherapy to allow patients and their caregivers to understand the rationale for it. | St Vincent’s supports this initiative and will adopt new resources developed by the Cancer Institute NSW when available. In the interim, St Vincent’s Hospital Sydney has developed a patient information sheet in line with this recommendation which will be introduced shortly. |
| **Recommendation 18**  
That the Ministry of Health, with the Cancer Institute NSW, examine ways to ensure that all people diagnosed with notifiable cancer in NSW have their care overseen by a Multidisciplinary Cancer Care Team that includes all relevant medical, nursing, pharmacy and allied health | This is a key component of the St Vincent’s Campus Cancer Plan and we will support and adopt any state-wide approaches developed by the Ministry of Health and the Cancer Institute NSW. |
Recommendation 19
That the Secretary, NSW Ministry of Health, expand the terms of reference of this Inquiry to include: patients treated by Dr Grygiel in Western NSW Local Health District (or its predecessors) back to the beginning of 2006 (when CiSCAT, the predecessor of eviQ first became available); and patients treated since 2006 by Dr Grygiel at St Vincent’s Hospital Darlinghurst.

Recommendation 20
Now that the magnitude of the systematic off-protocol prescribing is apparent, expand the Terms of Reference of this Inquiry to include information provided to the affected patients and their families in consenting to treatment by Dr Grygiel and the impact on them.

| Recommendation 19 | St Vincent’s has continued to provide evidence and participate fully in the Inquiry, including providing all patient information and medical records available to us as requested by the Inquiry. |
| Recommendation 20 | St Vincent’s has continued to provide evidence and participate fully in the Inquiry. |
Inquiry under section 122 of the *Health Services Act 1997*

Off-protocol prescribing of chemotherapy for head and neck cancers — Final report

Appendix H

NSW Health Policy Directives and Guidelines

H.1 Incident Management Policy (PD2014_004)

H.2 Lookback Policy (PD2007_075)

H.3 Complaint or Concern about a Clinician — Principles for Action (PD2006_007)

H.4 Complaint or Concern about a Clinician — Management Guidelines (GL2006_002)
Incident Management Policy

Document Number PD2014_004
Publication date 10-Feb-2014
Functional Sub group Clinical/ Patient Services - Incident management
Clinical/ Patient Services - Governance and Service Delivery
Summary Provides direction for a consistent approach to managing and investigating clinical incidents and ensures processes comply with the requirements of the Health Administration Act 1982.

This policy directive has been co-authored by the Clinical Excellence Commission and the Legal and Regulatory Services Branch in the Ministry of Health.

Replaces Doc. No. Incident Management [PD2007_061]
Reportable Incident Definition under section 20L of the Health Administration Act [PD2005_634]

Author Branch Clinical Excellence Commission
Branch contact Clinical Excellence Commission 92695565

Audience All staff including clinicians, managers and contractors
Distributed to Public Health System, Community Health Centres, Divisions of General Practice, Government Medical Officers, NSW Ambulance Service, Ministry of Health, Public Health Units, Public Hospitals, Private Hospitals and Day Procedure Centres

Review date 10-Feb-2019
Policy Manual Patient Matters
File No. D13/21700

This Policy Directive may be varied, withdrawn or replaced at any time. Compliance with this directive is mandatory for NSW Health and is a condition of subsidy for public health organisations.
INCIDENT MANAGEMENT POLICY

PURPOSE

The purpose of this policy is to provide direction to health services regarding the management of both clinical and corporate incidents, including the provision of appropriate feedback to patients, families/support persons and clinicians, and the sharing of lessons learned to prevent patient harm. This policy describes a statewide system for managing clinical and corporate incidents in order that health practitioners, managers and staff respond effectively to them.

MANDATORY REQUIREMENTS

Each NSW Health entity is required to have in place a system to manage incidents based on the following principles:

**Openness about failures** – incidents are reported and the incident acknowledged without fear of inappropriate blame. Patients and their families/support persons are offered an apology and told what went wrong and why

**Emphasis on learning** – the system is oriented towards learning from mistakes and consistently employs improvement methods for achieving this

**Obligation to act** – the obligation to take action to remedy problems is clearly accepted and the allocation of this responsibility is unambiguous and explicit

**Accountability** – the limits of individual accountability are clear, individuals understand when they may be held accountable for their actions

**Just culture** – individuals are treated fairly

**Appropriate prioritisation of action** – action to address problems is prioritised and resources directed to those areas where the greatest improvements are possible

**Cooperation, collaboration and communication** – teamwork is recognised as the best defence of system failures and is explicitly encouraged and fostered within a culture of trust and mutual respect.

IMPLEMENTATION

**All Staff are responsible for:**

- Notifying all incidents identified using the Incident Information Management System (IIMS)
- Commencing and/or participating in the open disclosure process as appropriate
- participating in the investigation of incidents as required
- Participating in the implementation of recommendations arising from the investigation of incidents
- Encouraging colleagues to notify incidents that have been identified.

**Local Health Districts and Special Health Networks are responsible for**

- Ensuring staff are trained in incident management (including IIMS) and able to investigate incidents and action recommendations
- Ensuring an effective incident management system is in place for investigating and actioning recommendations for all incidents
- Ensuring that there is timely notification of incidents to the Minister’s office, Director-General, Deputy Director-General and the Strategic Relations and Communications Branch of the MoH by submitting a Reportable Incident Brief (RIB) as required and notifying by telephone if urgent attention is required
• Ensuring that there is timely notification to NSW Treasury Managed Fund (TMF) of all incidents that have the potential to become claims
• Ensuring the monitoring and rating of all risks identified from incident investigation and analysis as per the NSW Health Risk Management - Enterprise-Wide Policy and Framework (PD2009_039)
• Reporting all Severity Assessment Code (SAC) 1 incidents to the MoH within 24 hours or the next business day
• Ensuring processes are in place to manage clinical RIBs in accordance with this policy to protect statutory privilege under Section 23 of the Health Administration Act 1982
• Conducting privileged Root Cause Analysis (RCA) on clinical SAC1 incidents, and other incidents when deemed appropriate, in accordance with Part 2, Division 6C of the Health Administration Act 1982
• Conducting a detailed investigation of all corporate SAC 1 incidents
• Where a privileged RCA has been conducted, providing RCA reports to the MoH within 70 calendar days of notification of the incident in IIMS
• Providing a report on key findings from corporate SAC 1 investigations to the MoH within 70 calendar days
• Taking local action to ensure appropriate incident management and preventing recurrence of incidents
• Reporting of trended incident data and outcomes of RCAs and Corporate SAC 1 investigations to relevant groups within health services
• Ensuring appropriate resources are available for effective incident management and patient safety initiatives
• Implementing policies and local practices that support staff and encouraging an environment where incident notification and active management of incidents is fostered
• Contributing to statewide improvements as required.

Clinical Excellence Commission (CEC) is responsible for
• Reviewing clinical incidents and investigation reports
• Providing advice to the system in response to specific queries about clinical incident management, and in response to analysis of clinical incidents
• Providing advice and regular reports to the MoH on clinical quality, patient safety issues and trends and lessons learned from the clinical incident management process
• Disseminating lessons learned from clinical incident management
• Providing advice to the MoH on strategies to minimise clinical system errors across the state
• Developing State-wide policies and strategies in relation to patient safety and health care quality
• Identifying education needs emerging from clinical incident management.

NSW Ministry of Health (MoH) is responsible for
• Ensuring health services have systems in place to report, investigate and implement the actions necessary to prevent clinical and corporate incidents, protect patient safety and improve clinical quality
• Establishing and maintaining systems to monitor and manage incidents reported to the MoH
• Receiving and viewing notifications about clinical and corporate SAC1 health care incidents
• Reviewing advice and reports provided by the CEC on analysis of trends from RCAs and issues arising from all clinical incident (SAC) categories
• Providing advice to the Minister for Health on issues of public concern and media or public attention
• Providing an appropriate statewide response to new risks as they are identified.
**REVISION HISTORY**

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<th>Approved by</th>
<th>Amendment notes</th>
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<td>February 2014 (PD2014_004)</td>
<td>Director General</td>
<td>This amended policy contains changes to the national sentinel event definitions and replaces PD2007_061 and PD2005_634</td>
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<tr>
<td>July 2007 (PD2007_061)</td>
<td>Director General</td>
<td>Replaces PD2006_030</td>
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<tr>
<td>November 2005 (PD2005_634)</td>
<td>Director General</td>
<td>Reportable Incident Definition under section 20L of the Health Administration</td>
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**ATTACHMENTS**

1. Incident Management Policy: Procedures
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1 INTRODUCTION

1.1 Aim

The aim of the Incident Management Policy Directive is to:

a. Ensure a consistent and coordinated approach to incident management including the identification, notification, investigation and analysis of incidents resulting in appropriate action
b. Allow the lessons learned to be shared across the whole health system
c. Ensure Health Services establish processes that comply with the legal aspects of both clinical and corporate incident management
d. Establish standard approaches to both clinical and corporate incident management including the establishment of performance indicators to monitor compliance.

1.2 Scope

This Policy Directive

a. Applies to all incidents that occur in the health system
b. Provides guidance on the difference between clinical and corporate incidents and the key elements of the different approaches required
c. Is applicable to clinical staff and non-clinical staff
d. Describes roles and responsibilities in the incident management process
e. Articulates mandated reporting requirements from legal and policy perspectives
f. Defines the timeframes within which incidents, and the results of the investigation of these incidents, are to be reported
g. Identifies the state-level processes for aggregation, analysis, learning and action on incidents
h. Outlines other policy and legislated incident reporting requirements.

For the purposes of this policy, the term “Health Services” refers to Public Health Organisations including Statutory Health Corporations and Affiliated Health Organisations, and the Ambulance Service of NSW.

Compliance with this Policy Directive is mandatory for all Health Service staff.

1.3 Associated Documents

This Policy Directive is to be read in conjunction with the Incident Management Policy Statement and other policies relating to incident management (Appendix A).
### 1.4 Key Definitions

The following terms are used in this document:

<table>
<thead>
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<th>Term</th>
<th>Definition</th>
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<tr>
<td>Actual SAC</td>
<td>The rating applied to each incident when it is reviewed by a manager. Further management of the incident is based on this confirmed rating.</td>
</tr>
<tr>
<td>Apology</td>
<td>A key aspect of open disclosure is saying sorry or offering an apology to the patient and their family/carer following an incident. An apology is an expression of sympathy or regret, or of a general sense of benevolence or compassion, in connection with any matter, whether or not the apology admits or implies an admission of fault in connection with the matter.</td>
</tr>
<tr>
<td>Classification</td>
<td>The process for capturing relevant information about an incident to ensure the complete nature of the incident, including causative and contributory factors from a range of perspectives, is documented and understood.</td>
</tr>
<tr>
<td>Clinical Excellence Commission (CEC)</td>
<td>A Board governed statutory health corporation established under the Health Services Act (section 41). It builds on the foundation work carried out by the Institute of Clinical Excellence established in 2001. Under the Act, a statutory health corporation is established to enable certain Health Services and support services to be provided within the State other than on an area/local health district basis.</td>
</tr>
<tr>
<td>Clinical Governance Unit</td>
<td>The Clinical Governance Unit (CGU) has the role of support, performance and conformance to develop and monitor policies and procedures for improving systems of care. The CGU will contribute to the Patient Safety and Clinical Quality program by ensuring it is uniformly implemented across the state and for overseeing the risk management of patient safety and clinical quality by building upon existing incident management and investigation.</td>
</tr>
<tr>
<td>Clinical Risk Action Group (formerly Clinical Risk Review Committee/Reportable Incident Review Committee)</td>
<td>The NSW Health Clinical Review Action Group (CRAG) is responsible for examining and monitoring serious clinical adverse events reported to the MoH via Reportable Incident Briefs and ensuring that appropriate action is taken. The Committee analyses information reported to it on specific incidents, identifies issues relating to morbidity and mortality that may have statewide implications and provides strategic direction and advice on policy development to effect health care system improvement. The workings of this Committee are subject to special statutory privilege under section 23 of the Health Administration Act 1982.</td>
</tr>
<tr>
<td>Clinician</td>
<td>A health practitioner or Health Service provider of any profession regardless of whether the person is a registered health practitioner.</td>
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| Complaint                                 | A complaint is 1. An expression of dissatisfaction that may have one or more associated issues 2. A concern that provides feedback regarding any aspect of service that identifies issues requiring a response. A complaint may, for example be about policies, procedures, employee conduct, provision of information, quality of communication or treatment, or
### Incident Management Policy

**PROCEDURES**

Complaints do not include requests for services or information or explanation of policies or procedures or industrial matters between Health Services and unions. Complaints may be made, for example, in person, by telephone, letter, survey and in some cases through the media.

| **Hazard** | A source or situation with a potential for harm in terms of human injury or ill health, damage to property, damage to the environment or a combination of these. |
| **Health Service** | Refers to Public Health Organisations including Statutory Health Corporations and Affiliated Health Organisations, and the Ambulance Service of NSW. |
| **IIMS** | The NSW Health Incident Information Management System¹. |
| **Incident** | Any unplanned event resulting in, or with the potential for, injury, damage or other loss. This includes a near miss. |
| **Incident category** | Grouping of incidents in the incident management system, for example clinical, staff, visitor/contractor incidents, property, security, hazard incidents and complaints. |
| **Incident Investigation** | The management process by which underlying causes of undesirable events are uncovered². |
| **Incident Management** | A systematic process for identifying, notifying, prioritising, investigating and managing the outcomes of an incident and steps are taken to prevent similar occurrences. |
| **Incident type** | The core issues of the incident such as a fall or medication error. There can be more than one type of incident associated with each registered incident. |
| **Local Health Districts (LHDs)** | Bodies corporate constituted under section 17 Health Services Act 1997 that are principally concerned with the conduct of public hospitals and health institutions and the provision of Health Services to residents within a designated geographic area. |
| **Minimum Dataset** | The minimum amount of information to be captured for the incident notification to be considered completed in the incident management system. It refers to the datasets associated with the incident type selected. |
| **Near miss** | Any event that could have had adverse consequences but did not. An arrested or interrupted sequence where the incident was intercepted before causing harm e.g. an incorrect medication added to an infusion but not administered. |
| **Notifier** | Any member of staff of the NSW health system who enters information into the incident management system of an incident or near miss, for any incident category. Consumers may notify an incident via the complaints process. |

¹ The Incident Information Management System (IIMS) incorporates the Advanced Incident Management System (AIMS®) software application as its underlying database.

| **Notification** | The process of entering or documenting data about an incident or near miss for any of the incident categories into the incident management system. |
| **Open Disclosure** | The process of communicating with a patient and/or their support person about a patient related incident. |
| **Registered user** | An authorised person nominated by the health district/ network/ service with registered access to the incident management system. |
| **Reportable Incident** | An incident requiring a RIB. This includes both clinical and corporate SAC 1 incidents and also any matter that requires direct notification to the MoH under existing legislative reporting requirements or policy directive. See section 3 of this policy. |
| **Reportable Incident Brief (RIB)** | The method for reporting defined health care incidents to the MoH. The RIB process encompasses clinical and corporate incidents. Clinical RIBs are created for the purpose of authorised investigation and research and are privileged under the *Health Administration Act 1982*. |
| **Root Cause Analysis (RCA)** | A method used to investigate and analyse incidents to identify the root causes and factors that contributed to the incident. The process yields recommended actions directed at the prevention of a similar occurrence. |
| **SAC 1 Reportable Incident** | An incident occurring in the health system that must be reported to the MoH. All clinical SAC 1 incidents require an RCA. |
| **Severity Assessment Code (SAC)** | A numerical score applied to an incident based predominantly on its consequence. Its prime purpose is to direct the level of investigation required for a particular event (*Appendix A*). |
| **Significant Patient Risk** | A significant risk is one where there is a high probability of a substantial and demonstrable adverse impact. In each case a significant risk will be sufficiently serious to warrant an immediate response to reduce the risks to patients. This may include interventions or changes to systems, clinical care or clinical practice. [http://www.safetyandquality.gov.au/publications/advisory-a1301-notification-of-significant-risk/](http://www.safetyandquality.gov.au/publications/advisory-a1301-notification-of-significant-risk/) |
| **Specialty Health Networks** | Statutory health corporations constituted under section 41 *Health Services Act* that are specialty network governed pursuant to section 52F *Health Services Act 1997*. |
| **Support Person** | An individual identified by the patient as a nominated recipient of the information regarding their care. This may include the patient’s family members, partner, carer or friends. In cases of dispute between the patient’s family members, partner or carer and/or friends about who should receive information the patient’s wishes should be paramount. Where a patient is unable to give consent, the next person responsible under the *Guardianship Act 1987* should be approached. |
1.5 Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
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<tr>
<td>CE</td>
<td>Chief Executive</td>
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<td>CEC</td>
<td>Clinical Excellence Commission</td>
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<tr>
<td>CGU</td>
<td>Clinical Governance Unit</td>
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<tr>
<td>CHASM</td>
<td>Collaborating Hospitals Audit of Surgical Mortality Committee</td>
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<tr>
<td>CRAG</td>
<td>Clinical Risk Action Group</td>
</tr>
<tr>
<td>DCG</td>
<td>Director of Clinical Governance</td>
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<tr>
<td>MoH</td>
<td>Ministry of Health</td>
</tr>
<tr>
<td>ID</td>
<td>Identification (number)</td>
</tr>
<tr>
<td>IIMS</td>
<td>Incident Information Management System</td>
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<tr>
<td>LHD</td>
<td>Local Health District</td>
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<tr>
<td>MDS</td>
<td>Minimum Data Set</td>
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<td>PD</td>
<td>Policy Directive</td>
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<td>RCA</td>
<td>Root Cause Analysis</td>
</tr>
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<td>RIB</td>
<td>Reportable Incident Brief</td>
</tr>
<tr>
<td>SAC</td>
<td>Severity Assessment Code</td>
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<tr>
<td>SCIDUA</td>
<td>Special Committee for Investigating Deaths Under Anaesthesia</td>
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<td>SHN</td>
<td>Specialty Health Network</td>
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<tr>
<td>GIPA</td>
<td>Government Information (Public Access) Act 2009</td>
</tr>
<tr>
<td>QSA</td>
<td>Quality Systems Assessment</td>
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<tr>
<td>WH&amp;S</td>
<td>Work Health and Safety</td>
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2 THE INCIDENT MANAGEMENT PROCESS

When an incident occurs in a Health Service a series of actions must follow. The importance of identifying these as separate steps is to ensure that all appropriate action is taken. The incident management process is represented diagrammatically below.
Diagram 1: The NSW Health Incident Management Process

1. Identification of incident
2. Immediate action(s) to mitigate harmful consequences
3. Notification of incident into the incident management system under relevant incident type(s) & allocation of an initial SAC rating
   Document the incident management system incident number in patient’s medical record
4. Prioritisation – Confirm SAC rating
   Prepare and submit RIB for all SAC1 Incidents and others as mandated by MOH
5. Investigation
   - Clinical SAC1
     - Privileged RCA to be completed
     - Submit report to MoH within 70 days of the date of notification into the incident management system
   - Clinical SAC2
     - LHD investigation – submit report within 45 days
     - Privileged RCA if system issues suspected-RIB required and RCA process/report as per SAC1
   - Clinical SAC3 & 4
     - Local Investigation / review at clinical unit or division level
     - Aggregated analysis as appropriate
     - Privileged RCA if system issues suspected-RIB required and RCA process/report as per SAC1
   - Corporate SAC1
     - RCA (not privileged) or other approved investigation
     - Submit report to MoH within 70 days
   - Corporate SAC2, 3 & 4
     - Local investigation as per section 2.3.6 and Appendix A
     - Complete investigation in 45 days
     - Trend aggregated data over time

6. Classification – confirm/apply final incident type(s)
7. Analysis – Identification of emerging themes/trends contributing to incidents
8. Action - implementation of recommendations +/- action plan

Feedback and open disclosure – patient, family, staff, service
2.1 Step 1 – Identification

Incidents may be identified through a number of methods. These may include: direct observation, team discussion, Coroner’s reports, mortality and morbidity review meetings, death review processes, staff meeting discussions, complaints, audits and/or chart reviews.

Incidents may be identified at the time they occur or at any time after the event. Health Services need to implement processes which facilitate the identification and reporting of all incidents in a timely manner.

2.2 Step 2 – Immediate action

Following identification of an incident, it may be necessary to take immediate actions to mitigate the harmful consequences of the incident. These actions may include:

a. Providing immediate care to individuals involved in the event (patient, staff or visitors) to prevent the harm from becoming worse
b. Making the situation/scene safe to prevent immediate recurrence of the event
c. Removing malfunctioning equipment or supplies, isolating these items and preserving them intact
d. Gathering basic information from staff while the details are still fresh in the minds of the involved clinicians. Further direction on how facilities might ensure this is done in a manner which maintains privilege in SAC 1 and other events requiring a privileged RCA (see 4.2.3). Information will not attract privilege unless it is prepared for the dominant purpose of assisting an appointed RCA team in the conduct of its investigation
e. Notifying police and security.

2.3 Step 3 – Notification

Staff members are required to notify all identified incidents (both clinical and corporate), near misses and complaints in the incident management system.

2.3.1 Documentation of the clinical incident in the health record

- All actual clinical incidents must be documented in the patient’s health record.
- Care must be taken to ensure only clinically relevant information is included in the health record.
- Staff must document the incident management system ID number in the health record with the information about the incident.
- If the incident has been identified via a complaint, the complaint details should not be recorded in the health record.

2.3.2 Incident notification in the incident management system – by the Notifier

All incidents, both clinical and corporate, once identified, need to be recorded in the incident management system. The notifier undertakes an initial assessment of severity of the incident using the SAC (see Appendix B) and gives their
opinion of how the incident may have been prevented. The notifier may choose to remain anonymous, or include identifying information.

This step:

a. Must occur as soon as practicable and preferably by the end of the notifier’s work day

b. Must not include identifiable details such as staff names.

There are several mandatory fields that must be entered into the system for each incident. The minimum dataset (MDS) that guides further review, management and classification for each incident is determined by the incident category.

Health Services should have in place a mechanism for patients and/or their family members or carer to report an incident. The use of the complaints management process may be appropriate in some instances, but the patient/family member or carer should be able to notify that the incident has occurred, without the need to register a complaint. In this instance it may be appropriate for a clinician or manager to record the incident in the incident management system.

2.3.3 Incident notification – Management responsibility

The manager reviews the incident notification, completes the incident management screen and either allocates or confirms the SAC according to the details of the incident or near miss. The actual SAC must be applied and incident status changed from the original classification of ‘new’ within 5 days of the incident being notified in incident management system.

If it has been necessary to use a paper-based notification form, the incident form is not to be retained once entered into the incident management system.

2.3.4 Notification to Patient – Open Disclosure

As early as possible after the event, the provider should share with the patient and/or their family or carer what is known about the event and what actions have been taken to immediately mitigate or remediate the harm to the patient. An expression of apology or regret can be extended at that time.

Refer to NSW Health policy and guidelines on open disclosure for further guidance (Appendix A).

2.3.5 Notification to NSW Treasury Managed Fund (TMF)

Incidents with the potential for a medico legal claim must be reported to TMF as soon as possible.

2.3.6 Notifications for Corporate Incidents

The following policies outlining notification responsibilities may be relevant depending on the nature of the corporate incident (the list is not exhaustive—further relevant policies are listed at Appendix A):
2.4 Step 4 – Prioritisation

The purpose of prioritisation is to ensure that a standardised, objective measure of severity is allocated to each incident or near miss. The SAC must be used to prioritise all notifications. The key purpose of the SAC is to determine the level of investigation and action required. Therefore the degree of harm suffered should be the key consideration. Experience has demonstrated that predicting the likelihood of recurrence is not helpful as it can be unreliable. In some situations it has led to inappropriate downgrading of incidents and inadequate analysis and management. Caution is therefore recommended when applying the “frequency” component.

The SAC guides the level of investigation and the need for additional notification. The Chief Executive of the organisation must be advised of all SAC 1 (clinical and corporate) incidents.

2.4.1 Severity Assessment Code Scoring Steps

A SAC is to be applied to all incidents. Details about the SAC process can be found at Appendix B. There are two steps required:

Step 1: Determine the consequence or outcome of the incident by assessing the actual outcome of the incident based on the definitions provided in the consequence table. The matrix also provides for the calculation of likelihood of recurrence. This can be difficult to assess, and adds little value in the context of deciding the level of investigation for an incident that has already occurred.

Step 2: Implement appropriate action

Each incident is assessed for the actual consequence and the potential consequence. The potential consequence is the worst-case scenario for the incident being assessed. There is a great deal of benefit in investigating near miss incidents especially if the potential consequence of the near miss could have been a SAC 1 or SAC 2 event.

Wherever possible, and as early as practicable, the patient and/or the family/carer and other relevant persons should be given the opportunity to provide information (verbal or written), as part of the investigation process.
The collection of evidence and basic facts about the incident should commence at the earliest possible time, preferably when the event is first recognised. For clinical SAC 1 incidents, direction is provided at 4.2.3 about the process for appointing core personnel of the RCA team, as soon as possible after the event so that statutory privilege under the *Health Administration Act 1997* attaches to the information obtained.

### 2.5 Step 5 – Investigation

All notified incidents require review at an appropriate level. The SAC applied in the prioritisation stage guides the level of investigation. If additional input is needed before an accurate SAC score can be applied, steps should be taken to address this immediately so that legislated requirements can be met without delay. It may be necessary to make a “judgement call” in relation to the SAC based on the best evidence available, where the gathering of further evidence will amount to an unacceptable delay.

All Health Services should:
- a. assign appropriate levels of responsibility for investigation and action on all incidents
- b. have procedures in place for the investigation of incidents
- c. provide access to training programs for the investigation of incidents
- d. have appropriately trained staff to support staff involved in investigations
- e. assign appropriate levels of resourcing to enable effective investigations to be undertaken
- f. ensure that the Clinical Governance Unit and/or Corporate Governance Unit (or equivalent) provides appropriate oversight of the quality of investigation processes and outcomes

#### 2.5.1 Levels of Investigation

As a general guideline, the following levels of investigation are considered appropriate.

**CLINICAL INCIDENTS**

**Clinical SAC 1 incidents**

- a. All clinical SAC 1 incidents require a privileged RCA investigation. This is a legislative requirement of the Health Administration Act 1982 and Regulations. See section 4 of this policy for detailed information about the requirements for a privileged RCA investigation of clinical SAC 1 incidents. The methodology taught and promoted by the Clinical Excellence Commission should not be deviated from without prior agreement with that organisation. This is to ensure that important considerations of investigation such as privilege and fairness are adhered to.
- b. All clinical SAC1 incidents must have the final RCA report completed and submitted to the MoH within 70 calendar days from the notification of the incident in the incident management system.
Clinical SAC 2 Incidents

The following are the key components of management of SAC 2 incidents.

a. Senior management is to be notified and management responsibility must be specified.
b. An investigation is to be undertaken. This may be in the form of an RCA or any other investigation methodology which enables drilling down to the causative factors of the event. Each organisation is to have policies and procedures in place for the investigation of incidents and training programs in place for staff to investigate incidents.
c. It should be noted that under the legislation a privileged RCA may be conducted for SAC 2, 3 or 4 incidents, if the Chief Executive is of the opinion that the incident may be the result of a serious systemic problem that justifies the appointment of an RCA team. The commissioning of the RCA must be in accordance with this Policy, as outlined at 4.2, to attract the statutory privilege. Clinical SAC 2 Reports of investigations conducted by RCA must be submitted to the MoH within the required 70 day time frame.
d. If there is disagreement in relation to the type of investigation to be undertaken on a clinical SAC 2 incident, the Director of Clinical Governance (DCG) is to make the final determination. Ongoing monitoring and analysis by the organisation of aggregated incident data must occur.
e. Organisational level improvement activities are to be developed and implemented.
f. Investigation should be completed, where possible, within 45 days of being notified in the incident management system or a progress report outlining the management plan with a revised completion date should be submitted to the appropriate senior manager.
g. Where available, State-wide or LHD tools and templates should be utilised for SAC2 investigation reports

Clinical SAC 3 & 4 Incidents

a. All SAC 3 and 4 incidents need to be reviewed. Such reviews will be undertaken at the local level, but management responsibility for the review process must be assigned.
b. It may be considered appropriate to aggregate a number of similar SAC 3 or 4 incidents and to perform a review of the aggregated incidents.
c. As well as investigation or review at the local level, monitoring of trended aggregated incident data may also identify and prioritise issues requiring a practice improvement project.
d. Investigation should be completed, where possible, within 45 days of being notified in the incident management system or a progress report outlining the management plan with a revised completion date should be submitted to the appropriate senior manager.
e. As with SAC 2 incidents, a privileged RCA may be conducted for clinical SAC 3 and 4 incidents in the circumstances where the Chief Executive considers the incident may be the result of a serious systemic problem. In these
circumstances the RCA report must be submitted to the MOH within the required timeframe of 70 days.

CORPORATE INCIDENTS

Corporate SAC 1 Incidents

a. Investigations of SAC1 corporate incidents will be determined by the nature of the incident. They may be in the form of an RCA or any other investigation methodology which involves ascertaining the causative factors of the event. Relevant MoH and Health Service policy documents should inform the level and nature of the investigation (Appendix A).

b. All Corporate SAC 1 incidents must have a detailed investigation completed and a report submitted to the MOH within 70 days from the notification of the incident in the incident management system.

Corporate SAC 2, 3 and 4 Incidents

a. All SAC 2, 3 and 4 incidents need to be reviewed.

b. The nature and the level of the investigations will be determined by the incident and its severity. Relevant MoH and Health Service policy documents should be referred to inform the level and nature of the investigation (Appendix A).

c. Ongoing monitoring of trended aggregated incident data may identify and prioritise issues requiring a practice improvement project.

d. Investigation should be completed within 45 days of being notified in the incident management system or a progress report outlining the management plan with a revised completion date being submitted to the appropriate manager.

An aggregated de-identified report on all corporate SAC1,2,3 and 4 incidents is to be provided by each LHD and SHN to its Internal Audit Committee. Similarly, an aggregated report on all Workplace Health and Safety (WHS) incidents is to be provided to the Director, Workforce Development and any relevant OH&S Committee.

2.5.2 Investigations and conduct/impairment/performance issues with individual clinicians

Investigations conducted under this policy should not attempt to assess the adequacy of an individual’s performance or competence. Where a question of individual performance or competence arises, it is to be managed via the organisation’s performance management system and/or PD2006_007 Directive Complaint or Concern about a Clinician – Principles for Action and GL2006_002 Complaint or Concern about a Clinician – Management Guidelines.

Investigators are, however, expected to explore why staff involved in incidents acted as they did, and should be encouraged to pose appropriate questions to
explore the human factors aspects of the event in question. Typical issues might include fatigue, training and communication. In this way, the team is not endeavouring to judge the competence or adequacy of performance of any individual.

**Professional Misconduct, Unsatisfactory Professional Conduct and Impairment**

Under **section 20O(1) of the Health Administration Act 1982**, where the RCA team forms the opinion that an incident may involve professional misconduct, unsatisfactory professional conduct or impairment by an individual clinician/s, the RCA team **must** notify the CE in writing. In relation to the meaning of “professional misconduct” and “unsatisfactory professional conduct”, see Part 8, Division 1 of the **Health Practitioner Regulation National Law (NSW)**. In relation to the meaning of “impairment”, see S5 of the **Health Practitioner Regulation National Law (NSW)**.

**Unsatisfactory Professional Performance**

Under **Section 20O(2) of the Health Administration Act 1982** where the RCA team forms the opinion that an incident may involve unsatisfactory professional performance by a clinician, the RCA team **may** notify the CE in writing. Although the RCA team holds discretion to report in these circumstances, it should err on the side of caution and notify the concerns to the CE.

“Unsatisfactory professional performance’ means professional performance that is unsatisfactory within the meaning of Division 5 of Part 8 of the **Health Practitioner Regulation National Law (NSW)**.

**Content of Notification of Conduct, Performance or Impairment issues**

The RCA team’s notification is to disclose the identity of the person to whom the notification relates, regardless of whether the person consents to the disclosure. The notification is also to specify whether the concern relates to professional misconduct, unsatisfactory professional conduct or unsatisfactory professional performance or whether the person is or may be suffering from impairment together with a brief description of the nature of the concern. No other information obtained during the privileged RCA should be provided.

See **Appendix C** for a template letter that may be used by the RCA Team Leader to inform the CE of an incident involving suspected individual conduct, performance or impairment issues.

The CE will determine appropriate action which will be in accordance with **PD2006_007 Complaint or Concern about a Clinician – Principles for Action** and **GL2006_002 Complaint or Concern about a Clinician – Management Guidelines**.

The RCA Team will take no further action on the matter that relates to the individual.
The RCA Team may continue to investigate the systems issues in the incident.

2.5.3 Decommissioning RCAs

The only reason for decommissioning an RCA is where the RCA team identifies individual clinician conduct, impairment or performance issues that may be responsible for the incident and there are no readily identifiable systems issues to consider.

The Health Service notifies the MoH following the decommissioning of the RCA and provides the reason for the decommissioning of the RCA by completing the front page of the RCA template and submitting this to the MoH – email address quality@doh.health.nsw.gov.au

This is also the email address for submission of completed RCAs.

2.5.4 The management of SAC1/Privileged clinical incident investigations across Health Service boundaries

Clinical incidents may occur in one Health Service but be notified through another e.g. when there has been a patient transfer or services provided across organisational boundaries. It is the responsibility of each DCG to oversee the management of cross-boundary incidents.

The management process is:

a. The incident is notified through the incident management system and a RIB is completed
b. The authority for transfer of a clinical incident from one Health Service to another and acceptance of that transfer resides with the DCGs of each organisation
c. If responsibility for managing the clinical incident is transferred to another Health Service this is to be reassigned in the incident management system. A request is to be provided to NSW Health Share helpdesk to arrange incident relocation in the incident management system
d. The MoH is informed of action taken in regard to liaison with the other Health Service via the RIB
e. The DCG of the Health Service with agreed primary responsibility for managing the clinical incident is responsible for overseeing management of the incident including the RCA and informing the notifying Health Service of their staff’s involvement in the RCA process.

On occasion, both organisations may need to be involved in the clinical incident management when there are issues relevant to both parties, for example by participating in an RCA and accepting responsibility for implementation of recommendations. In that case, the incident should be copied and linked in the incident management system. Both parties may also need to be involved in the open disclosure process.
RCA teams seeking to access patient health information for the purpose of an investigation across two or more Health Services are able to share the information for this purpose without patient consent under the Health Records and Information Privacy Act 2002 and Health Records and Information Privacy Regulation 2012.

2.5.5 Investigation of clinical incidents across sectors

Some incidents may occur across more than one sector, for example in primary and in secondary care settings or between the public and the private or non-government organisation sectors. It is the responsibility of each DCG to ensure appropriate management of cross-boundary incidents. Depending on the severity of the incident, the DCG may need to involve personnel from the other sector(s) in the incident reporting and investigation processes.

The incident management process should be discussed and agreed with an appropriate senior representative of the other entity and the process progressed in a manner that meets the legislated/licensing requirements of each and every entity.

Where a clinical incident involves both an LHD/SHN and a private health facility licensed under the Private Health Facilities Act 2007, then both entities may be required or permitted to carry out a privileged RCA under legislation (under the Private Health Facilities Act 2007 licensed private health facilities are required to carry out an RCA in relation to clinical SAC 1 incidents, and are also permitted to carry out an RCA in respect of other clinical incidents where the incident indicates there may be a serious systemic problem).

In that event, it is possible for the LHD/SHN and licensed private health facility to elect to carry out a “joint” RCA investigation as follows:

a. Each entity would separately appoint the same RCA team members and each team is then able to carry out the statutory functions, on behalf of each entity, concurrently.

b. The RCA team members conduct meetings, interviews and other investigations acting in the capacity of both RCA teams, effectively at the same time. It is important that documentation of these processes makes it explicit that the RCA team is acting in two different statutory capacities simultaneously in carrying out these activities.

c. Team members need to ensure that they address the notification requirements of both the Health Administration Act 1982 and the Private Health Facilities Act 2007 e.g. in relation to concerns about possible misconduct or unsatisfactory professional performance.


d. A separate RCA report is required in respect of each Act, although, depending upon the team’s findings and recommendations, the content of these Reports could be the same.

Such a joint RCA process is only appropriate where there may be common factual issues or issues relating to the interaction of the two service providers,
for example issues relating to communication between the services or to transfer processes.

**Incidents Involving Multiple States/Territories**

There are several ways in which other jurisdictions may be engaged in an investigation by an RCA team appointed by an LHD or SHN.

a. Representatives from the involved service or facility can be invited to participate actively as an RCA team member.
b. The team can request a copy of the relevant medical records and related documentation from the other jurisdiction, to inform the analysis.
c. RCA team members can include involved parties from the other jurisdiction in the interviewing and fact finding process.

Formal correspondence from the CE to his or her equivalent in the other State or Territory would assist the team in achieving its objectives. This should state clearly what the team is seeking and remind the recipient that participation on the team and provision of information to the team during interviews will be covered by privilege.

Access to relevant medical records held by another jurisdiction for the purposes of the RCA team’s investigation will generally be governed by applicable privacy legislation in that jurisdiction. Further advice may be sought from the CEC.

**Management of Corporate Incidents across Health Service Boundaries**

The responsibility for managing cross boundary corporate incidents rests with the most appropriate Health Service CE.

The management process is:

a. The incident is notified through the incident management system and a RIB is completed
b. The authority for transfer of an incident from one Health Service to another and acceptance of that transfer resides with the CE of each Health Service.
c. If responsibility for managing the incident is transferred to another Health Service this is to be reassigned in the incident management system. A request is to be provided to NSW Health Share helpdesk to arrange incident relocation in the incident management system
d. The MoH is informed of action taken in regard to liaison with the other Health Service via the RIB
e. The CE of the Health Service with agreed primary responsibility for managing the clinical incident is responsible for overseeing management of the incident including the RCA and informing the notifying Health Service of their staff’s involvement in the RCA process.
On occasion, both organisations may need to be involved in the corporate incident management when there are issues relevant to both parties, for example by participating in an RCA and accepting responsibility for implementation of recommendations. In that case, the incident should be copied and linked in the incident management system. Both parties may also need to be involved in the open disclosure process.

### 2.5.6 Director General Inquiries under the Health Services Act 1997

Clinical and corporate incidents can raise issues which may require a more formal inquiry that is independent of the Health Service. This may arise where a clinical or corporate incident raises broad State-wide or general clinical practice issues, serious public interest matters or matters where there is a potential conflict of interest in the organisation overseeing its own investigation. Where the CE considers an independent external inquiry may be required, he/she should contact the MoH’s Legal and Regulatory Services Branch. In the event that the matter being investigated is clinically focused, the CEC will also have a role in determining further action.

### 2.6 Step 6 – Classification

This is the process of capturing relevant information from a range of perspectives about an incident to ensure that the complete nature of the incident, including causative and contributory factors, is documented and understood. Classification of all incidents involving patients, staff, visitors, volunteers, contractors or corporate systems can be made in the incident management system.

Classification is undertaken by nominated personnel according to the service delivery model of each Health Service and may include local managers, patient safety managers, Workplace Health & Safety managers and staff of Clinical Governance Units (CGU).

The SAC will determine the amount of information required in order to classify the incident. SAC 1 events require advanced classification. SAC 2 events require the basic classification. SAC 3 and 4 events only require completion of the minimum dataset.

### 2.7 Step 7 – Analysis

The purpose of analysis is to understand how and why the incident occurred, to identify ways of improving the systems of care and prevent recurrence. Analysis must take place at a number of levels in the system: at the level at which the incident occurred (for example the ward or the patient interface in a primary care setting); at the organisational level and at the State and National level. Different data are analysed and different action is expected at these various levels. Groups of incidents may be analysed to identify trends or emerging themes.

Health Services are responsible for analysis and action at the health organisation level; the MoH and the CEC are responsible for analysis and action at the State level.
2.8 Step 8 – Action

Action is the implementation of recommendations from the investigations and reviews and the development of better systems to ensure improved practice.

A suitable timeframe for the implementation of recommendations must be documented in action plans and the incident management system. Information should also include who will be accountable for the actions.

Where an RCA is involved, the CE is responsible for deciding whether recommendations are accepted and approved and for ensuring implementation of the approved recommendations. The CE must be able to justify in writing at the time of submitting the RCA Report why a particular recommendation is not supported or actioned and what alternative actions might occur. The CE may consult with other staff about the RCA team’s recommendations and provide feedback to the RCA team prior to sign-off (see 4.1.4) OK.

Ongoing monitoring is required to ensure recommendations are addressed in a timely manner and to evaluate the success of any action taken to achieve improvement.

2.9 Step 9 – Feedback following investigation

Feedback is an important component of a successful incident management program.

2.9.1 Feedback to Patients and/or Support Person - Open Disclosure

Information about SAC 1 and SAC 2 clinical incidents should be offered to the patient and/or their support person and/or family as it comes to hand. Feedback should be provided in accordance with NSW Health policy on Open Disclosure (see Appendix A).

a. Disclosures should be made to the individual patient and any family/key support person the patient would like to be present
b. In circumstances where discussion with the patient is not possible or appropriate, his or her next of kin, designated contact person, or representative should be informed
c. Consideration must be given to the patient's cultural and ethnic identity and first language and the support needed.

The information provided to the patient and/or their support person and/or family can be based on a variety of sources. The final report from a RCA is one of those sources. A copy of the RCA report may be given to the patient/support person/family. Ideally, the report should be discussed with the patient/support person/family in person. This will allow for questions to be addressed and to ensure that the often impersonal and clinical nature of the report can be explained.

2.9.2 Feedback to Staff

The success of incident management is dependent on feedback to all staff on the results/outcomes of investigations in a timely manner.
Feedback must be provided to staff involved in the incident and should occur as soon as possible, including after the completion of the RCA. The information to be provided is limited to that which is included in the final RCA report. This way staff involved in the incident will be informed of the conclusions reached by the team and of the recommendations arising from any investigation.

Feedback should also be given to the broader group of clinical providers and managers within the organisation. This feedback will focus on the lessons to be learned by the organisation and system amendments that will provide a greater chance that the incident will not happen again. Such feedback and discussion could take place at; for example, ward meetings, mortality and morbidity review meetings and Grand Rounds.

Regular reports on trended aggregated data and outcomes of RCAs are to be provided to the executive team and board of management, peak quality committee (or other relevant committee) and staff. Feedback should include updates as the changes are made and improvements achieved as a result of these changes. This will also provide a level of accountability for implementation of the recommendations that come from the RCA or other investigation.

3 REPORTABLE INCIDENT BRIEFS

The Reportable Incident Brief (RIB) system is designed for the reporting of specific health care incidents to the MoH. The RIB process is used for reporting both clinical and corporate incidents.

Clinical incidents: all clinical incidents reported in RIBs are referred to the NSW Health Clinical Risk Action Group (CRAG). CRAG is responsible for examining and monitoring serious clinical incidents via a number of mechanisms, including RIBs. The clinical incident RIBs and the work of this Group are subject to special statutory privilege under Section 23 of the Health Administration Act 1982.

Corporate incidents: Corporate incidents occurring in the health care setting are those involving staff, visitor, contractors, property, security and hazards.

3.1 RIB reporting requirements

All actual SAC 1 incidents, both clinical and corporate, must be notified to the MoH via a RIB, within 24 hours of notification of the incident in the incident management system (The RIB does not replace the requirement for early notification of an incident to the appropriate Deputy Director-General and the Strategic Relations and Communications Branch of the MoH).

The Chief Executive or his/her delegate is responsible for notifying the Minister’s Office, the Director-General, the Deputy Director-General and the MoH’s Media Unit when there are incidents which have the potential to become matters of public interest.
Where there is a need to notify the MoH outside of business hours, the relevant Deputy Director-General is to be notified, as well as the on-call Media Unit officer, on pager 9962 9980.

Clinical RIBs are privileged in accordance with Section 23, *Health Administration Act 1982*, and should be maintained securely and not used for any other purpose.

An incident that has both clinical and corporate components will be covered by statutory privilege. Such incidents should be marked as “clinical” on the RIB.

A RIB is to be submitted within 24 hours of the SAC being allocated. There are instances where it is not possible to allocate a SAC to an incident (particularly a SAC 1 incident) until additional information is available. In such instances, the Health Service is required to act immediately to obtain such information or advice so that legislated requirements are met.

The following types of incidents require prompt advice to the MoH as a RIB.

### 3.1.1 Clinical Incidents

- **Death of a patient unrelated to the natural course of illness**
- **Suspected suicide of a person (including a patient or community patient) who has received care or treatment for a mental illness from the relevant Health Services organisation where the death occurs within 7 days of the person’s last contact with the organisation or where there are reasonable clinical grounds to suspect a connection between the death and the care or treatment provided by the organisation**
- **Suspected homicide committed by a person who has received care or treatment for mental illness from the relevant Health Services organisation within six months of the person’s last contact with the organisation or where there are reasonable clinical grounds to suspect a connection between the death and the care or treatment provided by the organisation**
- **Unexpected intra-partum stillbirth**
- **Procedures involving the wrong patient / body part regardless of the outcome (SAC1-SAC4).**

OR

- **The Sentinel Events, those being:**
  - Procedures involving the wrong patient or body part resulting in death or major permanent loss of function
  - Suspected suicide of a patient in an inpatient unit
  - Retained instruments or other material after surgery requiring re-operation or further surgical procedure
  - Medication error leading to the death of a patient reasonably believed to be due to incorrect administration of drugs
  - Intravascular gas embolism resulting in death or neurological damage
  - Haemolytic blood transfusion reaction resulting from ABO (blood group) incompatibility
- Maternal death or serious morbidity associated with labour or delivery
- Infant discharged to wrong family.

“Major Clinical Consequences”
An incident with “major clinical consequences” is one which involves a patient:

- Suffering a major permanent loss of function (sensory, motor, physiologic or psychological) unrelated to the natural course of the illness and differing from the expected outcome of patient management
- Suffering significant disfigurement as a result of the incident
- At significant risk due to being absent against medical advice/absconding
- Subjected to threatened or actual physical or verbal assault requiring external or police intervention.

**Probability of Recurrence**

(i) Frequent expectation that the incident will recur immediately or within weeks or months
(ii) Likely probability incident will recur more than once within 12 months
(iii) Possible possibility incident may recur at some time every 1 to 2 years
(iv) Unlikely possibility incident may recur at some time in 2 to 5 years.

When Health Services are reporting incidents involving patient on patient or patient on staff assaults resulting in injury or death of a patient or staff member and there are reasonable clinical grounds to suspect a connection between the assault/death and care provided by the organisation these are to be reported as a clinical RIB.

### 3.1.2 Corporate Incidents

- Unexplained death of a staff member
- Suspected suicide or attempted suicides by a staff member where the staff member was not a client of mental Health Services
- Fire, bomb or other threatening activities in the health facility
- Critical equipment breakdown or failure
- Serious threats affecting the facility’s operation
- Complete loss of service i.e. power or water failure
- Criminal activity in or related to the workplace
- Non-accreditation of service provider
- Violence or threats of assaults on patients, staff or other persons in the Health Service. This includes incidents involving:
  - assaults on, and or abuse of, patients (including children) and other vulnerable patients by staff or other persons and incidents involving abuse of staff by patients or other persons
  - staff members assaulting other staff members
- Incidents for which reporting is mandated – (see 3.1.3 below).
3.1.3 Mandated reporting - Legal and Policy Requirements

There are matters that require mandatory notification via a RIB to the MoH regardless of the SAC.

These include but are not limited to:

a. Deaths or other incidents reportable to the Mental Health and Drug & Alcohol Office

b. When methadone or buprenorphine is associated with or potentially associated with a child's presentation or admission to hospital

c. Deaths in custody

d. Significant legal action initiated by or against a Health Service. See PD2006_009 Legal matters of significance to government, for further information concerning the notification of significant legal matters

e. Industrial disputes, particularly where an interruption may be marked

f. The commencement of a Work Cover prosecution

g. All incidents that involve the incorrect patient, procedure or site

h. Radiation incidents reportable to the Radiation Advisory Council (RAC) under the Radiation Control Act (2003)

i. Other matters either raising issues likely to have a major impact on the Health Service or have State-wide implications such as assault or violence against a patient/client by an employee

j. Child related allegations, charges and convictions against staff which are notifiable to the Child Protection Helpline or Child Wellbeing Unit (where appropriate), NSW Police and/or Ombudsman and require investigation by the Health Service. These allegations may be work or non-work related

k. Criminal charges against a staff member related to the workplace or that are outside of work but impact on the workplace in terms of risks, e.g. sexual assault criminal charges

l. Accreditation agency notification to a health service of the detection of one or more significant risks to patient harm.³

See Appendix A for policy directives and legislation outlining existing reporting requirements.

3.2 RIB reporting process

The RIB reporting process is as follows:

a. RIBs are to be completed in the incident management system or its approved equivalent

b. A SAC is to be applied to all incidents reported via the RIB system

c. The Chief Executive (CE) is responsible for authorising the RIB

³ The Australian Health Service Safety and Quality Accreditation (AHSSQA) Scheme also requires approved accrediting agencies to notify regulators if a significant patient risk is identified during an onsite visit to a health service organisation.
d. The RIB is then submitted to the MoH (RIBs@doh.health.nsw.gov.au) within 24 hours of the incident being notified in IIMS. RIBs must be forwarded under the signature of the CE or nominated delegate and dated. Where IIMS is in use, this will be by a system generated email.

e. If the issue requires urgent State-level response and/or involvement, the Health Service is to provide telephone advice that a RIB has been emailed. This information should be relayed to the Chief Executive at CEC and to the MoH’s Strategic Relations and Communications Branch during business hours. After hours the on call media officer for the Ministry of Health should be notified.

f. If there is a requirement for the SAC to be altered after a RIB has been submitted, the CE is responsible for authorising any change to the SAC documented in the RIB. Once the CE authorises the change to the SAC, the RIB is resubmitted to the MoH. When the RIB is resubmitted the text of the RIB must clearly indicate that this is an update of a previously submitted RIB, quote the previous MoH TRIM number and provide a reason for the update.

g. All RIBs involving suspected suicide or suspected homicide by patients of mental Health Services must be referred to the local Director of Mental Health Services for review of the SAC prior to submission of the RIB to the DCG.

h. Clinical RIBs are privileged documents. There are restrictions on their distribution. They should not be used for purposes other than providing information to CRAG in accordance with the Health Administration Act 1982.

i. Health Districts/Networks/Services should have processes in place to ensure security of RIBs.

### 3.3 Information required in the RIB report

a. RIBs must provide a succinct description which clearly outlines the key issues and the circumstances of the event.

b. RIBs must state the incident type (clinical or corporate), the actual SAC and the reason for reporting the incident to the MoH.

c. Patient information contained in the RIB must be de-identified.

d. The RIB is to contain facts, initial analysis and future actions to be undertaken, opinion and subjective comment are to be avoided.

e. The RIB is to indicate if initial open disclosure has occurred.

f. Do not send attachments such as health care records, pathology or autopsy reports and other patient identifying reports with the RIB.

g. As identifying details are required on the Client Death Report Form that is completed for notification of deaths of mental health patients, this form should be sent directly to the Mental Health and Drug & Alcohol office at the NSW Ministry of Health.

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4 Or later if it is not possible to determine that the incident rates a SAC 1 at this time. See Section 3.1 for further explanation.
4 PRIVILEGED ROOT CAUSE ANALYSIS UNDER THE HEALTH ADMINISTRATION ACT 1982

All clinical SAC 1 incidents under Division 6C of the Health Administration Act 1982 require the appointment of an RCA team, and the RCA process is afforded statutory privilege (see Appendix D). The provisions under the Health Administration Act 1982 apply to all LHDs, the statutory health corporations and the affiliated health organisations, as provided under the Health Services Act 1997, as listed in Appendix E.

Further, the CE has discretion to appoint a RCA team to investigate any clinical incident of a lesser severity than SAC 1, if the CE is of the opinion that the incident may be the result of a serious systemic problem that justifies the appointment of such a team. In that event, the RCA process will also enjoy statutory privilege. Health Services should implement processes to allow local quality assurance committees and mortality and morbidity committees to recommend to the CE that an RCA team be appointed to review incidents or issues that may be indicative of serious systemic problems.

The legislation does not provide privilege for the investigation of corporate SAC 1 incidents.

4.1 Statutory Privilege

4.1.1 What the Privilege covers

The privilege provided under Division 6C of the Health Administration Act 1982, applies to:

a. Any document prepared
b. Any communications, whether written or verbal, between RCA team members and any other person (e.g. clinicians involved in the incident).

Where the document is prepared, or the communications are made, for the dominant purpose of the conduct of the investigation by the RCA team. Privilege will not apply to documents or communication created before a RCA team has been commissioned.

This means that:

a. RCA team members cannot be compelled to produce or give evidence of any document created by or on behalf of, at the request of, the RCA Team, where the document was for the dominant purpose of the conduct of the investigation by the RCA team
b. Any person who is not a member of the RCA team who creates a document or makes communications (written or verbal) that is for the dominant purpose of assisting with the conduct of the investigation by the RCA team (this may include administrative assistants to the RCA team, clinicians involved in the incident investigated by the team, or experts engaged by the RCA team to assist it with the investigation) cannot be compelled to produce or give evidence of the document or communication
c. The final RCA report prepared by the RCA team cannot be adduced or admitted as evidence in any proceedings (including coronial proceedings, or any proceedings in which it is claimed a procedure or practice was careless or inadequate)

d. RCA team members acting in good faith for the purposes of the exercise of the RCA team’s function are also protected from personal liability, including actions for defamation.

The legislation also establishes tight confidentiality requirements, making it an offence for a team member to disclose any information obtained during the investigation, unless it is for a purpose that is part of the RCA process.

4.1.2 Internal Working Documents of the Privileged RCA team

During the RCA process, the team will generate documents, including preliminary notes, records of interviews with staff/clinicians, minutes of meetings and records of discussions with various people either involved in the incident or with fundamental knowledge of the incident or processes involved. During the RCA process some of these items may need to be transferred to other team members or, in limited circumstances, to the CE e.g. in relation to proposed recommendations. **All this material is privileged.**

a. Storage and transfer of privileged RCA material

To protect the privilege, these records are to be maintained in a separate RCA team file marked “privileged” and stored securely in a location nominated by the Director of Clinical Governance to ensure the privilege is upheld in the event of a subpoena or application for access under GIPA.

Privileged material is not to be sent in the general post but should be sent by secure internal transport processes. Health Services need to have appropriate policies and procedures in place to manage the transfer of such materials.

b. Retention of RCA documents related to clinical incidents

Records relating to RCAs are required to be retained under the same rules applying to “legal matters and incident management” under clause 1.14 of the General Retention and Disposal Authority — Public Health Services: Patient/Client Records (GDA 17). Under this requirement, the RCA records must be retained for a minimum of 7 years after the last action. As the records are not admissible in court or other proceedings, and can only be accessed by members of the RCA team, the 7 year period applies whether or not legal proceedings have been commenced.
4.1.3 What the privilege does not cover

Statutory privilege does not cover:

a. Pre-existing documents, such as clinical incident summaries, medical records or other records created in the course of providing general care of patients or management of the Health Service, and not as part of the RCA

b. Notifications made by the RCA team under section 20O of the *Health Administration Act 1982*, which relates to the responsibility of the RCA team to notify the CE where the RCA team forms the opinion that the incident raises matters that may involve professional misconduct, unsatisfactory professional conduct, impairment or unsatisfactory professional performance of an individual clinician

c. Information entered into the incident management system

d. The final RCA report

e. Any communication that is not for the dominant purpose of the RCA process.

4.1.4 Disclosure of information

The privilege does not prevent information being given by a RCA team to another privileged committee (for example a RCA team is entitled to give information to The Special Committee for Investigating Deaths Under Anaesthesia (SCIDUA), The Collaborating Hospitals Audit of Surgical Mortality Committee (CHASM); and the NSW Clinical Risk Action Group (CRAG)). Information provided in this way will retain privilege through the protections granted to those committees under Section 23 of the *Health Administration Act 1982*.

Further, a RCA team may disclose information about recommendation(s) proposed by the team to the CE of the Health Service that appointed the RCA team; for the purposes of informing the CE about the proposed recommendation(s) and enabling the CE to consult with other staff members of the Health Service about the proposed recommendation(s), and provide feedback to the RCA team regarding the proposed recommendation(s). All such communication between the CE and the RCA team about the proposed recommendation(s) will remain privileged, and should be done formally in writing.

4.2 The Privileged RCA Process

There are four key tasks involved in the root cause analysis process

4.2.1 Task 1 – Appointment and membership of the RCA Team

The CE is responsible for appointing and signing off the membership of the RCA team.

At least some of the members of the team should have fundamental knowledge of the care processes in the area where the incident occurred. No member of
the RCA team should have been directly involved in the incident or in the care of the patient. Where possible and practical, the RCA team should include at least one member who is external to the LHD or Health Service. Further, RCA team members should not have any personal or non-professional connection with any clinician who has been involved in the incident. A direct line manager should not be a member of a RCA team which is investigating an incident involving his or her department or unit. All persons involved in overseeing the quality of the RCA process itself should be appointed members of the RCA Team. This will ensure they are covered by statutory privilege.

A RCA team investigating suspected suicide should in its membership include a senior mental health clinician who is independent of the facility involved in care. A RCA team investigating suspected homicides or other serious crimes should in its membership include a senior mental health clinician who is independent of the service involved in care.

Team members are to receive a letter of appointment. See Appendix F for a template.

a. Informing team members of their roles and responsibilities

Those appointed to a RCA team are to be informed of their role and responsibilities as members of a RCA Team. Appendix G provides a template letter outlining the role and responsibilities of team members.

b. Record of RCA Team appointment

The statutory privilege will only apply if it can be shown that the RCA team was properly constituted under the Health Administration Act 1982. As such, it is critical that comprehensive records are prepared and retained relating to the appointment of the RCA team.

Records will include:

- An original copy of the letters of appointment of the RCA team members
- The date of appointment
- Clear identification of the incident in relation to which the RCA is to be conducted
- The names of the RCA team members.

c. Process for appointment of RCA Team

The identification of appropriate personnel for appointment to a RCA team can delay the appointment of the RCA team. Best practice in conducting RCA investigations globally recognises the advantages of the immediate collection of evidence and facts pertaining to the event, particularly in the first 48 hours following a serious clinical incident. Health Services should have in place a process that enables the immediate appointment by the CE of core personnel to a RCA team as soon as a clinical SAC 1 incident is notified to the CE. This process would involve a standing instrument of appointment for certain experienced and trained personnel, who can facilitate the early collection of such information and material for the RCA investigation e.g. the
DCG and/or Patient Safety Manager. A template for the immediate appointment of a “core” RCA team member is provided at Appendix H.

Once the remaining proposed RCA team members are identified, a further instrument of appointment should be executed by the CE that refers to the earlier instrument of appointment, and appoints the balance of the members of the RCA team. A template for the later appointment of additional members after appropriately qualified and/or expert individuals have been identified, is provided at Appendix I.

This process will ensure that statutory privilege attaches to all documents and communications prepared for the purposes of the RCA team in the initial period immediately following the incident, and prior to the appointment of the full RCA team.

4.2.2 Task 2 – Notification to staff involved in the incident

The RCA team will contact staff involved to discuss the incident and gather information as part of the investigation. A template that can be used to inform staff of the RCA process and to explain the staff members’ legal rights and responsibilities is provided at Appendix J.

4.2.3 Task 3 – The RCA Investigation

There are six key steps in undertaking an RCA investigation:

1. Interviews and gathering information— interviews of people relevant to the incident are undertaken. This must include clinicians who were involved in the incident as well as the patient and/or the family or carers. It may also include people relevant to current policy and process e.g. the pharmacist, the biomedical engineer or the hospital architect
2. Simple flow charting – a process to help determine what the team knows about the sequence of events, what they do not know and what they need to find out
3. Detailed flow charting – to enable the identification of the most significant problems where barriers might interrupt the flow of events for future prevention of similar events. Further causal analysis will centre on these issues to determine the underlying root causes
4. Causal factor charting – by asking what changed, what conditions were present and what was not done at each of the key potential barrier points, the team identifies the underlying causal issues and depicts them in a causal sequence. These causal factors are then analysed to determine root causes. A complex healthcare case will typically identify between 3 and 5 root causes, although this number can vary
5. Causation statements – a written description of each of the causal sequences presented in a statement linking the root causes to the outcome
6. Recommendations – the team nominates actions to causation that would most likely prevent or mitigate the root causes.
4.2.4 Task 4 – Reporting

All privileged RCA Teams must prepare a final report. Once this final report is signed off by the CE it is not protected by statutory privilege. The report must contain:

a. A de-identified description of the reportable incident
b. A clear written description of the findings of the analysis of the information gathered about the reportable incident
c. The incident ID from the incident management system and MoH RIB number
d. Causation statement/s that indicate the reasons the RCA Team considers the incident occurred (assuming that causation has been established). These should be written in accordance with the rules of causation established by NSW Health (see Appendix K)
e. Recommendations for system changes to improve procedures or practices to minimise recurrence of the incident if root causes have been determined and such recommendations can be made.

The final RCA report must not include the name or address of an individual patient or service provider involved in the incident, unless that person has consented, in writing, to that information being disclosed. The final report must also not disclose, as far as is practicable, any other material that identifies or may lead to the identification of such an individual. It should not contain details about the membership of the RCA team.

The final RCA report may contain recommendations about system improvement opportunities that have been identified during the investigation, but have not contributed to the adverse outcome.

See Appendix L for the final report template. Organisations should use this template to ensure the final report meets legislative and policy requirements.

4.2.4.1 Signing off the final report

a. Prior to final sign-off, the RCA team may seek a formal written opinion from the CE about any proposed recommendations, in accordance with 4.1.4
b. At the conclusion of the RCA, the RCA team must submit a copy of its signed report (but no other documentation) to the CE
c. The CE is to review the RCA report and endorse the report prior to submission to the MoH
d. Any disagreement that the CE may have with any of the recommendations in the final report is to be documented separately and submitted with the final report. It should outline the reason/s for the disagreement and any proposed alternative action. The original RCA team report is to be submitted unchanged accompanied by this additional documentation.
Incident Management Policy

The CE may delegate the responsibility for endorsing the final report prior to submission to the MoH, but remains ultimately accountable for its content.

4.2.5 Variation in RCA Process

There are instances when a variation to the RCA process is acceptable. These instances include:

a. Assigning more than one incident to an RCA team where incidents are of the same classification
b. Resolution of the RCA process in a shorter timeframe due to early completion of the investigation.

Any variation to the RCA process is to be documented in the final Report for sign off by the CE or nominated delegate.

4.2.6 Timeframes for RCA Process

The maximum time allowed for an RCA to be completed and the report to be submitted to the MoH is 70 calendar days from when the incident was notified in the incident management system. This time frame and requirement for submission applies to all privileged RCAs regardless of the incident’s SAC.

4.2.7 Incidents involving the Coroner or Police

A referral for investigation of a death to the Coroner or the Police does not affect the requirement to undertake an investigation of an incident, including, where appropriate, an RCA.

If the Coroner requests a copy of the final RCA report, the LHD should provide it so that the Coroner is aware of any system changes that are occurring since the incident. The RCA report cannot, however, be tendered in evidence. If lawyers have been engaged to represent the LHD/SHN, the panel firm should forward the RCA report to the Coroner using a standard pro-forma letter which alerts the Coroner to S20R of the *Health Administration Act 1982*. If lawyers are not engaged, the CE should provide a covering letter with the report noting that the RCA has been provided for information only and that pursuant to S20R of the *Health Administration Act 1982*, it cannot be adduced or admitted in any proceedings.

A police or coronial investigation should not delay the commencement of an RCA.

4.3 The Corporate RCA Process

4.3.1 Detailed investigation for Corporate SAC 1 incidents

All corporate SAC 1 incidents require either a root cause analysis or a detailed investigation to be undertaken. The RCA Report or Detailed Investigation
Report must be provided to the Ministry of Health within 70 calendar days after the incident is notified in the incident management system. RCAs of corporate SAC 1 incidents do not attract the statutory privilege outlined in section 4 that applies to RCAs conducted in respect of clinical SAC 1 incidents.

Nevertheless, it is important that any serious or major corporate incident that receives a SAC 1 rating be properly investigated, so that the cause of the incident can be identified, and any appropriate remedial action is implemented to mitigate against a similar incident occurring again.

4.3.2 Membership of the Corporate Investigation Team

The RCA or Detailed Investigation Team should generally consist of 3 to 5 members. The members should have fundamental knowledge about the corporate processes in the area where the incident occurred, but not have been directly involved in the incident.

4.4 Steps in the Investigation

There are six key steps in undertaking the detailed investigation.

1. Assessment of the incident to determine whether the issues, e.g. negligence, criminal, corruption and make initial reports if appropriate e.g. police, ICAC
2. Planning the investigation – identify scope, potential sources of information and resources required
3. Conduct interviews and collect detailed information about the incident
4. Assessing the results – once all information has been gathered, analyse the findings
5. Barriers and recommendations – identify the barriers that would most likely prevent or mitigate the problem – then determine appropriate recommendations
6. Reporting to the CE and the Ministry of Health.

4.5 Timeframes for Corporate Investigation Process

Detailed Investigation Reports must be submitted to the Ministry of Health within 70 calendar days of the incident being notified in the incident management system.

4.6 The Final RCA or Detailed Investigation Report

All RCA Teams or Detailed Investigation Teams must prepare a final Report.

The Report must contain:

- A description of the reportable incident
- The Incident ID from the incident management system
- A causation statement/s that indicates the reasons why the Investigation Team consider the incident occurred
- Recommendations for system changes to improve procedures or practices to minimise recurrence of the incident.
4.7 Signing off the final report

- At the end of the investigation, the Investigation Team is to provide a copy of their Report to the CE.
- The CE reviews the recommendations for consideration and endorsement before the Report is submitted to the Ministry.
- The CE is able to seek clarification from the Investigation Team if the rationale for any recommendation is unclear.
- The CE is also able to add recommendations to the final report but this must be clearly documented.
- If the CE does not agree with any of the recommendations then this is documented in the final report with the reason/s why and the proposed alternative action.
- The CE is to ensure that any relevant final internal and external notification requirements as outlined in legislation and relevant policies is attended to including the NSW Health Service Check Register.

5 EVALUATION AND REVIEW

Clinical Incidents

The DCG is responsible for monitoring and evaluating notifications in the incident management system at the local level to ensure:

  a. The effective management of incidents that occur within health facilities
  b. The effectiveness of risk mitigation strategies.

The DCGs are to provide a report to their peak quality committee on the management of risks identified through incident management on a regular basis. This report includes a suite of performance indicators relevant to the LHD or SHN including those listed in Section 6.1.

5.1 Performance Indicators

5.1.1 Clinical Incidents

The key performance indicator in this policy is:

- Submission of final RCA Report to the MoH within 70 calendar days of incident notification in incident management system.

The following performance indicators should be included in the quarterly reports to the peak LHD/SHN quality committee:

  a. Submission of a RIB to the MoH, concerning all SAC 1 incidents, both clinical and corporate, within 24 hours of notification in the incident management system
b. Proportion of obligatory external notifications made within required time frames
c. Proportion of SAC 2 incident investigations completed within 45 days as monitored in the incident management system or have a progress report outlining the management plan with a revised completion date being submitted to the appropriate senior manager
d. Proportion of SAC 3 and 4 investigations completed within 45 days as monitored in the incident management system or have a progress report outlining the management plan with a revised completion date being submitted to the appropriate senior manager
e. Proportion of SAC 1 incidents notified where incident status = new in ≤ 24hrs of incident occurring
f. Proportion of SAC 2, 3 and 4 incidents notified where incident status = new in ≤ 5 days of incident occurring
g. Proportion of all actual SAC 2, 3 and 4 incidents where incident status = complete in ≤ 45 days of incident occurring
h. Proportion of RCA recommendations completed within stated timeframe
i. Proportion of incidents notified which have recommendations for action
j. Proportion of incidents notified where recommendations have been completed.

5.2 Corporate Incidents

The key performance indicator in this policy is:

- Submission of final RCA Report (where relevant) to the MoH within 70 calendar days of incident notification in the incident management system.

The following performance indicators should be included in the incident management framework at a Health Service level for corporate incidents:

a. Submission of a Reportable Incident Brief to the MoH, concerning all SAC 1 corporate incidents within 24 hours of notification in the incident management system
b. Proportion of obligatory external notifications made within required timeframes
c. Proportion of SAC 2 incident investigations completed within 45 days as monitored in the incident management system or have a progress report outlining the management plan with a revised completion date being submitted to the appropriate senior manager
d. Proportion of SAC 3 and 4 investigations completed within 45 days as monitored in the incident management system or have a progress report outlining the management plan with a revised completion date being submitted to the appropriate senior manager
e. Proportion of SAC 1 incidents notified where incident status = new in ≤ 24hrs of incident occurring
f. Proportion of SAC 2, 3 and 4 incidents notified where incident status = new in ≤ 5 days of incident occurring
g. Proportion of all actual SAC 2, 3 and 4 incidents where incident status = complete in ≤ 45 days of incident occurring
h. Proportion of RCA recommendations completed within stated timeframe
Incident Management Policy

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i. Proportion of incidents notified which have recommendations for action
j. Proportion of incidents notified where recommendations have been completed.

6 APPENDICES

6.1 Appendix A – Relevant NSW Health legislation, Policy Directives, Guidelines, Information Bulletins and other resources

6.1.1 Relevant NSW Health legislation


1) Health Administration Act 1982
2) Health Administration Regulation 2010
3) Health Care Complaints Act 1993 (NSW)
4) Health Records and Information Privacy Act 2002
5) Health Records and Information Privacy Regulation 2012
6) Health Services Act 1997
7) Privacy and Personal Information Protection Act 1998
8) Private Health Facilities Act 2007
9) Private Health Facilities Regulation 2010

6.1.2 Relevant NSW Health Policy Directives and Guidelines


<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Child Related Allegations, Charges and Convictions Against Employees</td>
<td>PD2006_025</td>
</tr>
<tr>
<td>Codes of Conduct – NSW Health</td>
<td>PD2012_018</td>
</tr>
<tr>
<td>Complaint or Concern about a Clinician – Management – Management Guidelines</td>
<td>GL2006_002</td>
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<tr>
<td>Complaint or Concern about a Clinician – Management – Principles for Action</td>
<td>PD2006_007</td>
</tr>
<tr>
<td>Complaint Management Policy</td>
<td>PD2006_073</td>
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<tr>
<td>Complaint Management Guidelines</td>
<td>GL2006_023</td>
</tr>
<tr>
<td>Corrupt Conduct – Reporting to the Independent Commission Against Corruption (ICAC)</td>
<td>PD2011_070</td>
</tr>
<tr>
<td>Incident Management Policy</td>
<td></td>
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<tr>
<td>----------------------------</td>
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</tr>
<tr>
<td>PROCEDURES</td>
<td></td>
</tr>
<tr>
<td>Correct Patient, Correct Procedure and Correct Site</td>
<td>PD2007_079</td>
</tr>
<tr>
<td>Coroners Cases and the Coroner’s Act 2009</td>
<td>PD2010_054</td>
</tr>
<tr>
<td>Criminal Allegations, Charges and Convictions Against Employees</td>
<td>PD2006_026</td>
</tr>
<tr>
<td>Data collections – Disclosure of unit record data held for research or management of Health Services.</td>
<td>PD2012_051</td>
</tr>
<tr>
<td>Deaths – Perinatal- Hospital procedures for review and reporting of perinatal deaths</td>
<td>PD2011_076</td>
</tr>
<tr>
<td>Effective Incident Response Framework for Prevention &amp; Management in the Health Workplace</td>
<td>PD2005_234</td>
</tr>
<tr>
<td>Electronic Information Security Policy – NSW Health</td>
<td>PD2013_033</td>
</tr>
<tr>
<td>Employment Checks - Criminal Record Checks and Working with Children Checks</td>
<td>PD2013_028</td>
</tr>
<tr>
<td>Legal matters of significance to government</td>
<td>PD2006_009</td>
</tr>
<tr>
<td>Lookback Policy</td>
<td>PD2007_075</td>
</tr>
<tr>
<td>Management of Reportable Infection Control Incidents</td>
<td>PD2005_203</td>
</tr>
<tr>
<td>Management of a Sudden Unexpected Death in Infancy</td>
<td>PD2008_070</td>
</tr>
<tr>
<td>Medication Handling in NSW Public Health Facilities</td>
<td>PD2013_043</td>
</tr>
<tr>
<td>NSW HEALTHPLAN</td>
<td>PD2009_008</td>
</tr>
<tr>
<td>Injury Management and Return to Work</td>
<td>PD2013_006</td>
</tr>
<tr>
<td>NSW Health Privacy Manual (Version 2) 2005</td>
<td>PD2005_593</td>
</tr>
<tr>
<td>Open Disclosure Guidelines</td>
<td>GL2007_007</td>
</tr>
<tr>
<td>Open Disclosure Policy</td>
<td>PD2007_040</td>
</tr>
<tr>
<td>Protecting People and Property: NSW Health Policy and Standards for Security Risk Management</td>
<td>IB2013_024</td>
</tr>
<tr>
<td>Incident Management Policy</td>
<td>PD2014_004</td>
</tr>
<tr>
<td>Reporting of Thefts and Losses</td>
<td>PD2005_026</td>
</tr>
<tr>
<td>Reporting of Maternal Deaths to the NSW Department of Health</td>
<td>PD2005_219</td>
</tr>
<tr>
<td>Risk Management – Enterprise-Wide Policy and Framework – NSW Health</td>
<td>PD2009_039</td>
</tr>
<tr>
<td>Workplace Health and Safety: Policy and Better Practice Guide</td>
<td>PD2013_050</td>
</tr>
</tbody>
</table>
6.1.3 Other Resources

2) IIMS Training Coordinator Guide
3) NSW Health Patient Matters Manual at
4) Documentation Retention and Disposal
5) NSW Ombudsman, Child Protection in the Workplace – Responding to Allegations against Employees

Policies, Guidelines and Information Bulletin

6) General Retention & Disposal Authority – Public Health Services: Administrative Records
   – GDA 21 – IB2005_027
7) General Retention and Disposal Authority – Public Health Services: Patient/Client
   Records (GDA 17) – IB2004_20
8) NSW Health Patient Matters Manual: Chapter 9 Health Records and Information
9) Investigation Resources - (Contact the Internal Audit Unit of your organisation for further information).

Resource Name

ICAC Fact Finder, A 20-step guide to conducting an inquiry in your organisation, Nov 2003
NSW Ombudsman, Investigating Complaints – A manual for Investigators
NSW Ombudsman, Natural justice/Procedural fairness, Fact Sheet 2004
NSW Ombudsman, Reasons for Decisions Fact Sheet, June 2005
## 6.2 Appendix B – Severity Assessment Code (SAC) May 2011

### STEP 1 Consequences Table
(For notification, consider the actual consequence or outcome using this table as a guide. The examples listed here are not exhaustive.)

<table>
<thead>
<tr>
<th><strong>Serious</strong></th>
<th><strong>Major</strong></th>
<th><strong>Moderate</strong></th>
<th><strong>Minor</strong></th>
<th><strong>Minimum</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CLINICAL CONSEQUENCE</strong></td>
<td><strong>CLINICAL CONSEQUENCE</strong></td>
<td><strong>CLINICAL CONSEQUENCE</strong></td>
<td><strong>CLINICAL CONSEQUENCE</strong></td>
<td><strong>CLINICAL CONSEQUENCE</strong></td>
</tr>
<tr>
<td>Patient</td>
<td>Patients with Death unrelated to the natural course of the illness and differing from the immediate expected outcome of the patient management or:</td>
<td>Patients suffering a Major permanent loss of function (sensory, motor, physiologic or psychological) unrelated to the natural course of the illness and differing from the expected outcome of patient management or any of the following:</td>
<td>Patients with Permanent reduction in bodily functioning (sensory, motor, physiologic, or psychological) unrelated to the natural course of the illness and differing from the expected outcome of patient management or any of the following:</td>
<td>Patients requiring Increased level of care including:</td>
</tr>
<tr>
<td></td>
<td>■ Suspected suicide1</td>
<td>■ Suffering significant disfigurement as a result of the incident</td>
<td>■ Increased length of stay as a result of the incident</td>
<td>■ Review and evaluation</td>
</tr>
<tr>
<td></td>
<td>■ Suspected homicide5</td>
<td>■ Patient at significant risk due to being absent against medical advice</td>
<td>■ Surgical intervention required as a result of the incident</td>
<td>■ Additional investigations</td>
</tr>
<tr>
<td></td>
<td>■ Unexpected intra-partum stillbirth</td>
<td>■ Threatened or actual physical or verbal assault of patient requiring external or police intervention</td>
<td>■ or任何 of the following:</td>
<td>■ Referral to another clinician</td>
</tr>
<tr>
<td></td>
<td>or any of the following:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>The Sentinel Events</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Procedures involving the incorrect patient or body part resulting in death or major permanent loss of function</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Suspected suicide of a patient in an inpatient unit</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Retained instruments or other material after surgery requiring re-operation or further surgical procedure</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Medication error leading to the death of a patient reasonably believed to be due to incorrect administration of drugs</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Intravascular gas embolism resulting in death or neurological damage</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Haemolytic blood transfusion reaction resulting from ABO incompatibility</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Maternal death or serious morbidity associated with labour and delivery</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Infant discharged to the incorrect family</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Staff</td>
<td>Death of staff member related to work incident or suicide, or hospitalisation of 3 or more staff</td>
<td>Permanent injury to staff member, hospitalisation of 2 staff, or lost time or restricted duty or illness for 2 or more staff or pending or actual WorkCover prosecution, or threatened or actual physical or verbal assault of staff requiring external or police intervention</td>
<td>Medical expenses, lost time or restricted duties or injury / illness for 1 or more staff</td>
<td>First aid treatment only with no lost time or restricted duties</td>
</tr>
<tr>
<td>Visitor</td>
<td>Death of visitor or hospitalisation of 3 or more visitors</td>
<td>Hospitalisation of up to 2 visitors related to the incident / injury or pending or actual WorkCover prosecution</td>
<td>Medical expenses incurred or treatment of up to 2 visitors not requiring hospitalisation</td>
<td>First aid treatment only with no lost time or restricted duties</td>
</tr>
<tr>
<td>Visitor</td>
<td>Complete loss of service or output</td>
<td>Major loss of agency / service to users</td>
<td>Disruption to users due to agency problems</td>
<td>Reduced efficiency or disruption to agency working</td>
</tr>
<tr>
<td>Visitor</td>
<td>Loss of assets replacement value due to damage, fire etc &gt; $1M, loss of cash/investments/assets due to fraud, overpayment or theft &gt;$100K or WorkCover claims &gt; $100K</td>
<td>Loss of assets replacement value due to damage, fire etc $100K-$1M, loss of cash/investments/assets due to fraud, overpayment or theft $10K-$100K or WorkCover claims $50K-$100K</td>
<td>Loss of assets replacement value due to damage, fire etc $50K to $100K or loss of cash/investments/assets due to fraud, overpayment or theft to $10K</td>
<td>Services: No loss of service</td>
</tr>
<tr>
<td>Visitor</td>
<td>Toxic release off-site with detrimental effect. Fire requiring evacuation</td>
<td>Off-site release with no detrimental effects or fire that grows larger than an incipient stage</td>
<td>Off-site release contained with outside assistance or fire incipient stage or less</td>
<td>Nuisance releases</td>
</tr>
</tbody>
</table>

### STEP 2 Likelihood Table

<table>
<thead>
<tr>
<th><strong>Probability</strong></th>
<th><strong>Definition</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Suspected suicide of a person (including a patient or community patient) who has received care or treatment for a mental illness from a Health Service or other PHO where the death occurs within 7 days of the person’s last contact with the organisation or where there are reasonable clinical grounds to suspect a connection between the death and the care or treatment provided by the organisation.</td>
</tr>
<tr>
<td>2</td>
<td>Suspected homicide committed by a person who has received care or treatment for mental illness from a Health Service or other PHO within 6 months of the person’s last contact with the organisation or where there are reasonable clinical grounds to suspect a connection between the death and the care or treatment provided by the organisation.</td>
</tr>
</tbody>
</table>

### STEP 4 Action Required Table

<table>
<thead>
<tr>
<th><strong>Action Required</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>■ Referral to another clinician</td>
</tr>
<tr>
<td>■ Review and evaluation</td>
</tr>
<tr>
<td>■ Additional investigations</td>
</tr>
<tr>
<td>■ Referral to another clinician</td>
</tr>
</tbody>
</table>

---

1 Suspected suicide of a person (including a patient or community patient) who has received care or treatment for a mental illness from a Health Service or other PHO where the death occurs within 7 days of the person’s last contact with the organisation or where there are reasonable clinical grounds to suspect a connection between the death and the care or treatment provided by the organisation.

5 Suspected homicide committed by a person who has received care or treatment for mental illness from a Health Service or other PHO within 6 months of the person’s last contact with the organisation or where there are reasonable clinical grounds to suspect a connection between the death and the care or treatment provided by the organisation.
## Incident Management Policy

### PROCEDURES

#### Categories

<table>
<thead>
<tr>
<th>Frequent</th>
<th>Is expected to occur again either immediately or within a short period of time (likely to occur most weeks or months)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Likely</td>
<td>Will probably occur in most circumstances (several times a year)</td>
</tr>
<tr>
<td>Possible</td>
<td>Possibly will recur – might occur at some time (may happen every 1 to 2 years)</td>
</tr>
<tr>
<td>Unlikely</td>
<td>Possibly will recur – could occur at some time in 2 to 5 years</td>
</tr>
<tr>
<td>Rare</td>
<td>Unlikely to recur – may occur only in exceptional circumstances (may happen every 5 to 30 years)</td>
</tr>
</tbody>
</table>

#### Extreme risk – immediate action required – Reportable Incident Brief (RIB) for all SAC 1 incidents must be forwarded to the MoH within 24 hours. A Privileged Root Cause Analysis (RCA) investigation must be undertaken for all Clinical SAC 1 incidents with a report being submitted to the MoH.

#### High risk – need to notify senior management. Detailed investigation required. Ongoing monitoring of trended aggregated incident data may also identify and prioritise issues requiring a practice improvement project.

#### Medium risk – management responsibility must be specified – Aggregate data then undertake a practice improvement project. Exception – all financial losses must be reported to senior management.

#### Low risks – manage by routine procedures – Aggregate data then undertake a practice improvement project.

**NB** – An incident that rates a SAC 2, 3 or 4 should only be reported to the MoH if there is the potential for media interest or requires direct notification under existing MoH legislative reporting requirements or NSW MoH Policy Directive.

### STEP 3 SAC Matrix

<table>
<thead>
<tr>
<th>CONSEQUENCE</th>
<th>Frequent</th>
<th>Likely</th>
<th>Possible</th>
<th>Unlikely</th>
<th>Rare</th>
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</thead>
<tbody>
<tr>
<td>Serious</td>
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<td>2</td>
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</table>

Every incident assessed against the Severity Assessment Code Matrix should be scored separately for both their actual and potential consequence or outcome.
6.3 Appendix C – Sample letter informing CE of issues that may involve individual performance

DATE

INSERT NAME
INSERT FACILITY
INSERT ADDRESS

Dear [Insert Name]

I am writing to advise you that the RCA Team appointed on [Insert date] to investigate the Clinical incident [insert the incident management system ID], has identified that the incident raises issues that may relate to individual conduct.

The RCA Team is of the opinion that the incident raises matters that may involve (Please delete which ever of the following is not relevant).

- professional misconduct or unsatisfactory professional conduct 
  (mandatory reporting requirement)

or

- a person suffering from an impairment
  (mandatory reporting requirement)

or

- unsatisfactory professional performance
  (discretionary reporting)

The above concerns of the RCA Team relate to [insert name of the staff member who is of concern]. In brief the matter of concern is [Insert a brief outline of the matter of concern].

The matter is referred to you in accordance with the terms of section 20O of the Health Administration Act 1982 for appropriate action.

The RCA Team will continue to investigate the systems issues related to the incident. / The RCA Team will now conclude its investigation of this incident. (Please delete whichever is not relevant).

Yours Sincerely

Signature
Name
Designation
RCA Team Leader
6.4 Appendix D – Reportable Incident Definition under Section 20L of the Health Administration Act 1982

Under the provisions of Division 6C of Part 2 of the Health Administration Act 1982 when a “reportable incident” involving a relevant Health Services organisation is reported to the Chief Executive of the organisation, the organisation is to appoint a root cause analysis team in relation to the reportable incident.

The Ministry of Health and Health Administration Regulation 2005 has determined that “Reportable Incident” is defined as follows.

A “Reportable Incident” involves:

1. The incident must have had “serious clinical consequences” (as defined below) and the probability of recurrence must fall into one of categories (i) to (iv) listed below; OR
2. The incident must have had “major clinical consequences” (as defined below) and the probability of recurrence must fall into one of categories (i) to (ii) listed below.

Under section 20M of the Act, an RCA is required to be conducted once the incident has been reported to the Chief Executive.

The Chief Executive should be notified via a Reportable Incident Brief in accordance with this Policy.

“Serious Clinical Consequence”

An incident with “serious clinical consequence” is one that involves:

- The death of a patient unrelated to the natural course of the illness and differing from the immediate expected outcome of the patient management

- Suspected suicide of a person (including an inpatient or community patient) who has received care or treatment for a mental illness from the relevant Health Services organisation where the death occurs within 7 days of the person’s last contact with the organisation or where there are reasonable clinical grounds to suspect a connection between the death and the care or treatment provided by the organisation

- Suspected homicide committed by a person who has received care or treatment for mental illness from the relevant Health Services organisation within six months of the person’s last contact with the organisation or where there are reasonable clinical grounds to suspect a connection between the death and the care or treatment provided by the organisation

- Unexpected intra-partum stillbirth

OR

- The Sentinel Events those being:
Incident Management Policy

PROCEDURES

- Procedures involving the wrong patient or body part resulting in death or major permanent loss of function
- Suspected suicide of a patient in an inpatient unit
- Retained instruments or other material after surgery requiring re-operation or further surgical procedure
- Medication error leading to the death of a patient reasonably believed to be due to incorrect administration of drugs
- Intravascular gas embolism resulting in death or neurological damage
- Haemolytic blood transfusion reaction resulting from ABO (blood group) incompatibility
- Maternal death or serious morbidity associated with labour or delivery
- Infant discharged to wrong family.

“Major Clinical Consequences”

An incident with “major clinical consequences” is one which involves a patient:

- Suffering a major permanent loss of function (sensory, motor, physiologic or psychological) unrelated to the natural course of the illness and differing from the expected outcome of patient management
- Suffering significant disfigurement as a result of the incident
- At significant risk due to being absent against medical advice/absconding
- Subjected to threatened or actual physical or verbal assault requiring external or police intervention.

Probability of Recurrence

(i) Frequent - expectation that the incident will recur immediately or within weeks or months
(ii) Likely - probability incident will recur more than once within 12 months
(iii) Possible - possibility incident may recur at some time every 1 to 2 years
(iv) Unlikely - possibility incident may recur at some time in 2 to 5 years.
6.5 Appendix E – Statutory health corporations and Affiliated health organisations

In addition to Local Health Districts the following facilities are defined as “relevant health Services organisations” subject to the RCA privilege provisions under the Health Administration Act 1982:

Statutory health corporations¹

- The Agency for Clinical Innovation
- Bureau of Health Information
- Clinical Excellence Commission
- Health Education and Training Institute
- The Justice Health and Forensic Mental Health Network
- NSW Kids and Families
- The Sydney Children’s Hospitals Network (Randwick and Westmead) (incorporating The Royal Alexandra Hospital for Children)

Affiliated Health Organisations

<table>
<thead>
<tr>
<th>Name of organisation</th>
<th>Recognised establishment or recognised service</th>
</tr>
</thead>
<tbody>
<tr>
<td>Benevolent Society of New South Wales</td>
<td>Central Sydney Scarba Services</td>
</tr>
<tr>
<td></td>
<td>Early Intervention Program</td>
</tr>
<tr>
<td></td>
<td>Eastern Sydney Scarba Services</td>
</tr>
<tr>
<td></td>
<td>South West Sydney Scarba Services</td>
</tr>
<tr>
<td>Calvary Health Care (Newcastle) Limited</td>
<td>Calvary Mater Newcastle</td>
</tr>
<tr>
<td>Calvary Health Care Sydney Limited</td>
<td>Calvary Health Care Sydney</td>
</tr>
<tr>
<td>Carrington Centennial Care Ltd</td>
<td>Carrington Centennial Nursing Home</td>
</tr>
<tr>
<td>Catholic Healthcare Limited</td>
<td>St Vincent’s Health Service, Bathurst</td>
</tr>
<tr>
<td></td>
<td>Lourdes Hospital and Community Health Service (other than Holy Spirit Dubbo)</td>
</tr>
<tr>
<td>Hammondcare Health and Hospitals Limited</td>
<td>Braeside Hospital, Prairiewood</td>
</tr>
<tr>
<td></td>
<td>Greenwich Hospital, Greenwich</td>
</tr>
<tr>
<td></td>
<td>Neringah Hospital, Wahroonga</td>
</tr>
<tr>
<td></td>
<td>Northern Beaches Palliative Care Service</td>
</tr>
<tr>
<td>Karitane</td>
<td>Child and Family Health Services at Carramar, Fairfield, Liverpool and Randwick</td>
</tr>
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</table>

¹Current as the date this Policy Directive was issued
<table>
<thead>
<tr>
<th>Organization</th>
<th>Scope</th>
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</thead>
<tbody>
<tr>
<td><strong>Mercy Care Centre, Young</strong></td>
<td>• Mercy Care Centre: Young, excluding Mount St Joseph’s Nursing Home</td>
</tr>
<tr>
<td><strong>Mercy Health Service Albury Limited</strong></td>
<td>• Mercy Health: Albury</td>
</tr>
<tr>
<td><strong>NSW Service for the Treatment and Rehabilitation of Torture and Trauma Survivors (STARTTS)</strong></td>
<td>• NSW Service for the Treatment and Rehabilitation of Torture and Trauma Survivors (STARTTS)</td>
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<tr>
<td><strong>Royal Rehabilitation Centre Sydney</strong></td>
<td>• Royal Rehabilitation Centre Sydney</td>
</tr>
<tr>
<td><strong>Royal Society for the Welfare of Mothers and Babies</strong></td>
<td>• Tresillian Family Care Centres at Belmore, Penrith, Willoughby and Wollstonecraft</td>
</tr>
<tr>
<td><strong>St Vincent’s Hospital Sydney Limited</strong></td>
<td>• Sacred Heart Health Service</td>
</tr>
<tr>
<td></td>
<td>• St Joseph’s Hospital (Auburn)</td>
</tr>
<tr>
<td></td>
<td>• St Vincent’s Hospital, Darlinghurst</td>
</tr>
<tr>
<td><strong>Stewart House</strong></td>
<td>• Child health screening services at Stewart House Preventorium, Curl Curl</td>
</tr>
<tr>
<td><strong>The College of Nursing</strong></td>
<td>• Nursing Education Programs conducted under agreement with the NSW Department of Health</td>
</tr>
<tr>
<td><strong>The Uniting Church in Australia</strong></td>
<td>• Lottie Stewart Hospital</td>
</tr>
<tr>
<td></td>
<td>• War Memorial Hospital (Waverley)</td>
</tr>
</tbody>
</table>
6.6 Appendix F – Appointment of RCA Team

In accordance with Part 2, Division 6C of the Health Administration Act 1982

I, (insert name of Chief Executive) in accordance with section 20M of the Health Administration Act 1982, do hereby appoint the following persons to a Root Cause Analysis Team:

Insert name, title, background, employing organisation (team leader)
Insert name, title, background, employing organisation (team member)
Insert name, title, background, employing organisation (team member)
Insert name, title, background, employing organisation (team member)
Insert name, title, background, employing organisation (team member)

...to consider and determine the root causes and contributing factors for the Clinical incident (insert the incident management system incident ID)

[insert summary of incident (include date)]

...and to prepare a report of the root cause analysis in accordance with section 20O of the Health Administration Act 1982.

A root cause analysis conducted in accordance with this appointment shall be privileged in accordance with the terms of Part 2, Division 6C of the Health Administration Act 1982.

____________________
(signed)
____________________
(name of CE)
____________________
(date)
6.7 Appendix G – Letter to RCA Team Member

DATE

INSERT NAME
INSERT FACILITY
INSERT ADDRESS

Dear (Insert Name)

I am writing to you to advise that in accordance with Division 6C of the Health Administration Act 1982 and the NSW Health Incident Management Policy, you have been appointed to an RCA team to determine the root cause and contributing factors for the Clinical SAC 1 reportable incident (insert the incident management system ID), as set out in the attached appointment document.

You have been selected as a member of this team because your expertise and experience is essential to the review of this incident.

The work of the RCA team will be privileged in accordance with the Health Administration Act. This has a number of implications, of which you should be aware:

1. Restrictions on disclosure of information

You are required to maintain confidentiality in relation to your work as a member of this team, and you must not make your own record or discuss the investigation with anyone who is not part of the team, except for the purposes of exercising the function or any recommendation of an RCA team or for the purposes of preparing a report on the RCA.

2. Statutory Privilege

The internal workings of RCA Teams appointed under the Health Administration Act are privileged. This means:

- Members of the team cannot be compelled to give evidence about information obtained by them as part of their work on the RCA Team
- Members of the team cannot be compelled to produce to court, papers created or communications (written or verbal) made for the dominant purpose of the RCA Team carrying out its functions
- The final RCA report prepared by the RCA Team cannot be adduced or admitted as evidence in any proceedings (including coronial proceedings, or any proceedings in which it is claimed a procedure or practice was careless or inadequate)
- Members of the team are protected from personal liability, including actions for defamation, provided they act in good faith as a part of the RCA Team function.
Team members should be aware there are limits to the privilege:

- The privilege will **not** apply to pre-existing documents such as a notification in the incident management system, or medical records or other records created for general care or management reasons.
- The privilege does not prevent release of the final report outside the organisation, to the patient or family of the patient.

3. **Concerns or complaints about an individual clinician not to be investigated**

The RCA Team does not have any authority to investigate concerns or complaints about an individual clinician. Under the terms of the *Health Administration Act*, where the RCA Team considers the reportable incident **may** involve professional misconduct or unsatisfactory professional performance or possible impairment issues the team **must** notify the CE in writing.

The RCA Team may, at its discretion, notify the CE if an incident may involve unsatisfactory professional performance.

Following notification to the CE the team will take no further action on the individual matter.

4. **Requirements for the Final RCA Report**

The final report must contain:

- the incident management system incident number
- the MoH RIB number
- a description of the incident
- causation statements outlining root causes, where root causes have been determined
- recommendations for change and improvement where appropriate and
- monitoring processes for follow-up of recommended actions.

The final report is to be submitted to the CE on the (*insert date*)

Thank you for your participation in this important patient safety activity.

Yours sincerely

Signature
Name
Designation
6.8 Appendix H – Appointment of Core RCA Team Members

In accordance with Part 2, Division 6C of the Health Administration Act 1982

I, (insert name of Chief Executive) in accordance with section 20M of the Health Administration Act 1982, do hereby appoint the following person/s to a Root Cause Analysis Team:

Insert name, title, background, employing organisation (Team leader)
Insert name, title, background, employing organisation (Team member)

to consider and determine the root causes and contributing factors for the Clinical incident (insert the incident management system incident ID)

[insert summary of incident (include date)]

and to prepare a report of the root cause analysis in accordance with section 20O of the Health Administration Act 1982.

The Root Cause Analysis Team member/s listed above shall form the core personnel of the team, and may commence work immediately gathering material relevant to the discharge of the RCA Team’s statutory functions under the Health Administration Act. I intend to appoint additional members to the RCA Team to assist it in its work as soon as further individuals with appropriate expertise and/or experience have been identified.

A root cause analysis conducted in accordance with this appointment, including any activities carried out by the core RCA Team members appointed by this instrument in carrying out their statutory functions, shall be privileged in accordance with the terms of Part 2, Division 6C of the Health Administration Act 1982.

____________________  
(signed)

____________________  
(name of CE)

____________________  
(date)
6.9 Appendix I – Appointment of Additional Member to RCA Team

On [insert date] in accordance with Part 2, Division 6C of the Health Administration Act 1982, I appointed core members of an RCA Team to consider and determine the root causes and contributing factors for the Clinical incident [insert the incident management system incident ID].

A copy of the original instrument of appointment is attached and marked “A”.

Having regard to the nature of the incident and the appropriate expertise and/or experience required by the RCA Team in order to properly carry out its statutory functions, in accordance with section 20M of the Health Administration Act 1982. I have determined to appoint the following additional members to that RCA Team:

Insert name, title, background, employing organisation (team member)
Insert name, title, background, employing organisation (team member)
Insert name, title, background, employing organisation (team member)
Insert name, title, background, employing organisation (team member)

and to prepare a report of the root cause analysis in accordance with section 20O of the Health Administration Act 1982.

A root cause analysis conducted in accordance with this appointment shall be privileged in accordance with the terms of Part 2, Division 6C of the Health Administration Act 1982.

____________________
(signed)
____________________
(name of CE)
____________________
(date)
6.10 Appendix J – Notification of staff involved in incident

DATE

INSERT NAME
INSERT FACILITY
INSERT ADDRESS

Dear [insert name]

Following the recent reporting of incident number xxx in the Incident Information Management System and in accordance with the Health Administration Act 1982 and the NSW Health Incident Management Policy, the [insert name] Local Health District Chief Executive has appointed a Root Cause Analysis (RCA) Team. The team will review systems and processes surrounding the incident to determine the root cause and factors contributing to the clinical incident [provide a brief description of the incident]. Because of your knowledge of this incident, a member of the RCA Team may contact you to arrange a suitable time to discuss the circumstances of the incident from your perspective. You are entitled to have a support person with you during the interview should you so wish.

The Health Administration Act 1982 outlines specific restrictions on and responsibilities of RCA Teams. These include

1. Restrictions on disclosure of information

Members of the Root Cause Analysis Team are required to maintain confidentiality in relation to this investigation. They must not make their own records or discuss the investigation with anyone who is not part of the team, except for the purposes of the RCA Team or for the purposes of preparing a report on the RCA.

2. Statutory Privilege

The internal workings of RCA Teams appointed under the Health Administration Act are privileged. This means:

- RCA Team members cannot be compelled to produce or give evidence of any document created by or on behalf of, at the request of, the RCA Team, where the document was for the dominant purpose of the conduct of the investigation by the RCA Team
- Any document that you prepare, or any communication (written or verbal) that you make, that is for the dominant purpose of assisting with the conduct of the investigation by the RCA Team cannot be produced before any court, tribunal or other person
• The final RCA report prepared by the RCA Team cannot be adduced or admitted as evidence in any proceedings (including coronial proceedings, or any proceedings in which it is claimed a procedure or practice was careless or inadequate)
• RCA Team members acting in good faith for the purposes of the exercise of the RCA Team's function are also protected from personal liability, including actions for defamation.

There are limits to the privilege:
• The privilege will not apply to pre-existing documents such incident management system notification classification, or medical records or other records created for general care or management reasons
• The privilege does not prevent release of the final Report outside the organisation, to the patient or family of the patient.


3. Concerns or complaints about an individual clinician not to be investigated

The RCA Team does not have any authority to investigate concerns or complaints about an individual clinician. Under the terms of the Health Administration Act, where the RCA Team considers the reportable incident may involve professional misconduct or unsatisfactory professional conduct or possible impairment issues the team must notify the Chief Executive in writing.

The RCA Team may, at its discretion, notify the Chief Executive in writing if an incident may involve an unsatisfactory professional performance.

Once the CE has been notified the team will take no further action on the individual matter.

If you wish to discuss this matter, further please feel free to contact

insert name, title and contact number

Thank you for your participation in this important patient safety activity.

Yours sincerely

Signature
Name
Designation
6.11 Appendix K – The Five Rules of Causation

*Adapted from David Marx and the Veterans Affairs National Center for Patient Safety

The five rules of causation are designed to improve the analysis and documentation of causal issues within the RCA process

- **Rule 1** - Causal Statements must clearly show the "cause and effect" relationship.

  When describing why an event has occurred, you should show the link between your root cause and the bad outcome. Focus on showing the link from your root cause to the undesirable patient outcome you are investigating.

  **Example:**
  
  o **Incorrect**: The established rostering practices in the surgical unit were inappropriate
  o **Correct**: The established rostering practices in the surgical unit led to the resident’s fatigue which increased the likelihood that he submitted a test request for the incorrect patient via the electronic system.

- **Rule 2** – Use specific and accurate descriptors for what occurred, avoiding negative or vague words

  To force clear cause and effect expressions (and avoid inflammatory statements), avoid the use of vague or negative words that can be replaced by a more accurate, clear description. Even words like "carelessness" and "complacency" are bad choices because they are broad, negative judgments that do little to describe the actual conditions or behaviours that led to the mishap.

  **Example:**
  
  o **Incorrect**: Poorly trained nurse
  o **Correct**: The level of the nurse’s training increased the likelihood that she misunderstood the IV pump controls which led to missing steps in the programming of the dose and rate. This resulted in the patient receiving a rapid infusion of the drug and his cardiac arrest.

- **Rule 3** – Identify the preceding cause(s), not the human error

  Most of our mishaps involve at least one human error. Unfortunately, the discovery that a human has erred does little to aid the prevention process. You must investigate to determine WHY the human error occurred. It can be a system-induced error (e.g., step not included in medical procedure) or an at-risk behaviour (doing task by memory, instead of a checklist). For every human error in your causal chain, you must have a corresponding cause. It is the cause of the error, not the error itself, which leads us to productive prevention strategies.
Example

- Incorrect: The registrar did not review the discharge summary
- Correct: The absence of replacement medical staff to cover registrars on sick leave led to the registrar being rushed and taking short cuts resulting in the patient being discharged with the wrong discharge summary. This resulted in the GP continuing the wrong dose of anticoagulant therapy and the patient’s gastro-intestinal bleed.

- Rule 4 - Each procedural deviation must have a preceding cause.

Procedural violations are like errors in that they are not directly manageable. Instead, it is the cause of the procedural violation that we can manage. If a clinician is violating a procedure because it is the local norm, we will have to address the incentives that created the norm.

Example

- Incorrect: The pharmacy technician did not follow the correct dispensing procedure
- Correct: The absence of an orientation programme led to the pharmacy technician being unaware of the practice of routine checking by two persons which resulted in the incorrect dispensing of the medication. This led to the provision of the wrong strength of solution resulting in the respiratory arrest of the child.

- Rule 5 - Failure to act is only causal when there was a pre-existing duty to act.

The duty to act may arise from standards and guidelines for practice; or other duties to provide patient care. We need to find out why this mishap occurred in our system as it is designed today. For instance, a doctor's failure to prescribe a cardiac medication after an infarct can only be causal if he was required by established guidelines to do so.

Example

- Incorrect: The Visiting Medical Officer (VMO) did not review the patient after surgery
- Correct: The absence of a requirement for VMOs to review patient’s after they have undergone a surgical procedure led to the patient not being attended by a specialist for 10 days which contributed to the delay in recognition of the patient’s deterioration and her subsequent death.
## 6.12 Appendix L – Final RCA Report

<table>
<thead>
<tr>
<th>Health District / Network</th>
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### Final RCA Report

#### Reference Numbers (where applicable)

<table>
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<th>Description</th>
<th>Number</th>
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<td>IIMS No:</td>
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<tr>
<td>LHD RIB No:</td>
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#### Incident Details

<table>
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<tbody>
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<td>Date of Incident:</td>
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<td>Date of Incident Notification in IIMS:</td>
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#### Reporting Details

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<td>Staff member/s responsible for feedback to staff (include position)</td>
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</tr>
<tr>
<td>Staff member/s responsible for feedback to patient/support person (include position)</td>
<td></td>
</tr>
<tr>
<td>By when?</td>
<td></td>
</tr>
<tr>
<td>Final RCA report signed off by RCA Team on:</td>
<td></td>
</tr>
<tr>
<td>Date report due to CE:</td>
<td></td>
</tr>
<tr>
<td>Date signed by CE:</td>
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<tr>
<td>Date due to be submitted to NSW Ministry of Health:</td>
<td></td>
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<tr>
<td>Date submitted to NSW Ministry of Health:</td>
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</tr>
<tr>
<td>Date submitted to NSW Ministry of Health:</td>
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### Notification of decommissioning of RCA

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<tbody>
<tr>
<td>RCA decommissioned:</td>
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<tr>
<td>Reason for decommissioning:</td>
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<td></td>
</tr>
<tr>
<td>If the RCA has been decommissioned has an investigation been undertaken on the systems issues:</td>
<td>YES / NO</td>
<td>(please select)</td>
</tr>
</tbody>
</table>

#### Comments

- Referral to other committees/agencies
  - Health Care Complaints Commission
  - Coroner
  - Other

- If ‘Other’ please specify:

#### Contact Details

<table>
<thead>
<tr>
<th>Description</th>
<th>Details</th>
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<tbody>
<tr>
<td>LHD / SHN</td>
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<tr>
<td>Contact Person:</td>
<td></td>
</tr>
<tr>
<td>Telephone Number:</td>
<td></td>
</tr>
<tr>
<td>Email Address:</td>
<td></td>
</tr>
</tbody>
</table>
Final RCA Report

Description of incident that was investigated
(this is a concise chronological account of what happened to the patient)

Summary of RCA Team findings and recommendations

The following summary provides an analysis of the event, any contributing factors and what the team is recommending to prevent a similar occurrence in the future.

On investigation, the RCA Team found...

Following the investigation, the RCA team (Please select the appropriate box/boxes)

☐ was unable to identify any root causes or contributory factors

☐ was unable to identify any gaps in service delivery

☐ identified systems improvement opportunities unrelated to the root causes / contributing factors.

For Internal use only:

Attached in TRIM ___________________________ Date _____________

Copied to the CEC ___________________________ Date _____________

Filed ___________________________ File No. _____________
Table 1 – Root Cause / Contributing Factors Table (a requirement when causes have been identified)

Documentation of causation statements is a legislative requirement. All causation statements must comply with the Rules of Causation. Each root cause displayed must be addressed in the action plan. Describe the root cause and categorise the cause or contributing factor according to the triage cards and flip chart definitions.

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Description (of Root Cause / Contributory factor)</th>
<th>Category (described in the Checklist Flip Chart for Root cause Analysis Teams)</th>
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Table 2 – RCA Team Recommendations (a requirement when causes have been identified)

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<tr>
<th>Causation statement number(^1)</th>
<th>Recommendation/s Description of action to be taken</th>
<th>Risk Classification</th>
<th>Position of person responsible for implementation Recommendation/s</th>
<th>Outcome measure</th>
<th>Completion date e.g. 3 months = 22/02/06</th>
<th>Management Concurrent Y/N</th>
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\(^1\) The number here relates to the numbered causation statement in Table 1 ROOT CAUSE / CONTRIBUTING FACTORS TABLE

\(^2\) Actions can be classified as eliminating, controlling or accepting the risk. If accepting the risk, risk minimisation strategies need to be in place. Weaker actions are those that accept the risk and include redundancy/double checks, warnings and labels, new procedures and policies, new memorandums, training in absence of knowledge deficit and additional study/analysis. Medium actions are those taken to control the risk and include checklists and cognitive aids, increased staffing, decreased workload, use of read backs, eliminating look-alikes and sound alikes and eliminating or reducing distractions. Stronger actions are those taken to eliminate the risk and include simplified processes that remove unnecessary steps, standardise equipment, processes or care plans.
Table 3 – Systems improvement opportunities unrelated to root causes or contributing factors (modification of these issues would not have helped to prevent the event)

<table>
<thead>
<tr>
<th>Item No</th>
<th>Description</th>
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RCA Report Final Sign Off

The recommendation/s from the Root Cause Analysis of the incident are endorsed/not endorsed.

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I, __________________________ from ___________________________________________________________

endorse /endorse with the following provisions/ do not endorse¹⁰ the recommendations of this RCA.

(Signature)________________________

Chief Executive / Service Director
Date

¹⁰ If not endorsed, please provide reasons and document revised action.
Lookback Policy

Document Number  PD2007_075
Publication date  28-Sep-2007
Functional Sub group  Clinical/ Patient Services - Governance and Service Delivery
                     Clinical/ Patient Services - Incident management
                     Population Health - Infection Control
Summary  The policy is to ensure a consistent, coordinated and timely approach for notification and management of potentially/affected patients when necessary.
Replaces Doc. No.  Lookback [PD2006_070]
Author Branch  Clinical Excellence Commission
Branch contact  Clinical Excellence Commission
Audience  All staff, including managers, clinicians
Distributed to  Public Health System, Community Health Centres, Dental Schools and Clinics, Divisions of General Practice, Environmental Health Officers of Local Councils, Government Medical Officers, Health Associations Unions, Health Professional Associations and Related Organisations, NSW Ambulance Service, Ministry of Health, Public Health Units, Public Hospitals, Private Hospitals and Day Procedure Centres, Private Nursing Homes, Tertiary Education Institutes
Review date  30-Dec-2016
Policy Manual  Not applicable
File No.  06/3861
Status  Active

Director-General

This Policy Directive may be varied, withdrawn or replaced at any time. Compliance with this directive is mandatory for NSW Health and is a condition of subsidy for public health organisations.
Lookback Policy

Document Number PD2007_075
Publication date 28-Sep-2007
Functional Sub group Clinical/ Patient Services - Governance and Service Delivery
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Review date 28-Sep-2012
Policy Manual Not applicable
File No. 06/3861
Status Active

Director-General

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LOOKBACK

POLICY
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1) Introduction

Lookback is a process that is triggered when a notification of a clinical incident or concern from any source leads to the need for the notification, investigation and the management of a group of commonly affected patients. The clinical incident may arise from complications or errors relating to diagnostics, treatment or products that patients have received.

For the management of a lookback process concerning communicable/infectious diseases, refer to PD2005_203: Infection Control Management of Reportable Incidents and/or PD2005_162: HIV, Hepatitis B or Hepatitis C - Health Care Workers Infected. The NSW Health Notifiable Diseases Manual provides guidance to Public Health Units to respond to notifications of the diagnosis of Scheduled Medical Conditions as prescribed by the Public Health Act 1991. Such conditions are therefore outside the scope of this policy.

The purpose of this policy is to ensure a consistent, coordinated and timely approach for notification and management of potentially/affected patients when necessary.

For the purpose of this policy, the term “health services” refers to Public Health Organisations and the Ambulance Service of NSW.

This policy documents the steps, including the communication strategy, that are to be undertaken by the health services when a lookback is initiated.

Health services are required to develop their own local policies and procedures, consistent with this policy, to address any potential lookback exercise.

What is a lookback?

The lookback process is triggered when a group of patients are affected by a common clinical incident that may be related to time, place, and treatment. The group of patients may have been recipients of a faulty medical device or equipment and/or inappropriate/inadequate treatment or diagnostics. The process involves:

- Identifying, tracing, communicating, and providing appropriate ongoing advice to, and/or management of, the group of patients.
- Notification to appropriate bodies involving the Department and formation of a communication strategy.
- Notification to the wider public.

2) Objectives

The objectives of this policy are to:

1. Assist the health services with the timely management of appropriate and relevant care for affected groups of patients.
2. Establish a standard approach to notification of patients, families/carers, health administrators and the public of clinical incidents involving potential injury, damage, loss or other harm to groups of patients.
3. Ensure that communication with, and support for, all affected and potentially affected patients, their families and/or carers occurs in a timely manner.

4. Ensure that communication with the Minister for Health, the Director-General and the public occurs in a consistent and timely manner.

5. Ensure that the health services have established and consistent processes in place when a lookback exercise is undertaken.

3) Roles and Responsibilities

3.1 The Department is responsible for:

- Dissemination of information and notification to health services of the clinical incident or concern.
- Assisting the health services with the lookback process and coordinating communications where more than one health service is involved.
- Assisting the health services with the development and management of communication strategies.
- Allocating an executive to work with the health services at all stages of managing the lookback.

3.2 Chief Executive is responsible for:

- Initiation of the lookback process.
- Coordination with any other involved health services.
- Decisions on public notification, media management and advising the Director-General and the Minister.

3.3 Director of Clinical Governance is responsible for:

- Development and documentation of local lookback policy and procedures.
- Actioning and management of the lookback process.
- Conducting an evaluation and review as required when a lookback has been completed and reporting the results to the Health Care Quality Committee.
- To liaise with clinicians involved in the lookback.

3.4 Clinicians are responsible for:

- Liaise and act in accordance with the Director of Clinical Governance and expert group throughout the lookback.
- Apply Open Disclosure principles (Open Disclosure Policy Directive PD2007_040) when communicating with patients, families and/or carers.
• Maintain records of the confirmation that the discussions of a lookback event with their affected patients have taken place.

4) Steps

The following steps are to be included in any local lookback process.

4.1 Step 1 - Immediate Action

Identify the members of an Area Team to form a steering group; lead by a member of the Area Executive that includes the Director of Clinical Governance, and the local public relations/media unit. A relevant Director, or delegate from the Department will be allocated to work with the Area Team at all stages of the lookback.

Within 24 hours of recognition of the triggering event, the steering group is to decide on the immediate responses that include:

• Undertaking a risk assessment to determine the immediate facts and nature of the risk to patients /carers.

• Addressing and managing issues of notification to the Department via a RIB in accordance with PD2007_061 Incident Management Policy and recorded in the IIMS.

This information contained within the RIB is to include:

1) Urgency

2) Need for Department notification

3) Determining who has been affected

4) Process for determining risks

• Agree on the formation of an Expert Advisory Group comprising experts in the area of concern, relevant clinicians, and department/directorate heads to devise and implement a detailed patient action plan.

• Agree on a media and patient communications management plan. The aim is to be proactive in public disclosure whilst managing the manner in which affected patients receive the information and how media questions will be answered.

Communications management

Full public disclosure following the principles outlined in PD2007_040 Open Disclosure Policy should be the guiding principle for communications management throughout the lookback process and should ideally occur as soon as possible following the discovery of the triggering event and include:

• Being open with information as it arises from the lookback.

• Ongoing liaison with the media throughout the lookback process.
Policy Directive

Title: Lookback Policy

- Preliminary notification being made public where a situation requires additional time for the discovery of accurate information to be provided to patients and the wider public.

Media management

The health service media unit is the primary point of contact for news organisations and requests for interviews or information should be directed through the unit.

The lead member of the Area Team should ensure that the health service media unit advises the Department Media Unit at the earliest possible time. The health service and Department Media Unit are to develop and collaborate on a communication strategy for the media and the general public at all stages of managing the lookback.

The health service media staff will:

- Nominate a spokesperson for public and media communications.
- Determine key messages.
- Minimise the delay in response to the public and the media
- Develop questions and answers in advance
- Work with the Area Team to develop a strategy for notification of external organisations such as appropriate medical colleges and any other affected organisations. It is appropriate that the Area Team in accordance with advice from the Department and health service media units conduct such notification.

4.2 Step 2 - Expert Advisory Group

An expert advisory group is to be convened as soon as possible and at the latest within 5 calendar days of the triggering event to advise on a detailed action plan with timeframes. Close communication with the Director of Clinical Governance must be maintained until all action is complete.

If there is no risk to patients, the lookback process is complete. The expert advisory group will communicate this to the Director of Clinical Governance. In these circumstances, the near miss should prompt the organisation to review and investigate issues associated with the event to ensure future patient safety.

4.3 Step 3 - Action Plan and Implementation

Identifying and tracing affected patients, families and/or carers

The health services are responsible for the identification and tracing of the affected patients and must allocate appropriate resources to ensure that this is undertaken.

Patient communication and support

The expert advisory group should provide advice to the Director of Clinical Governance in determining the person/s best suited to communicating sensitive news with affected
patients their families and/or carers. The health service should document the details of actions according to local policy and procedure.

Strategies in communication and support for patients should include:

- Identifying immediate and ongoing management needs of patients their families and/or carers.
- Ensuring that patients understand the processes for ongoing management and have written advice/fact sheets concerning this.
- Ensure that relevant fact sheets containing information on the lookback are published on the health service inter/intranet website.
- Ensuring adequate resources are in place to provide the level of service required.

All information should be given in accordance with the PD2007_040 Open Disclosure Policy and privacy principles PD2005_593 Privacy Manual (Version 2) – NSW Health.

Initial communication should be direct, either face-to-face or via telephone, where the patient must be given the opportunity to ask questions.

The following should be included in the patient communication and support plan:

- A designated point of contact for patients their families and/or carers.
- Regular and ongoing information updates provided to patients their families and/or carers.
- Affected patients are offered a written apology by the health service.
- Establishment of a toll free telephone hotline for patients and families/carers to ask any questions and to obtain information.
- Affected patients who need additional consultation have these appointments expedited to allay any anxieties or concerns that they may have.

Patients their families and/or carers should not incur any cost from any additional consultations required:

- Provision of follow-up at no cost to patients their families and/or carers.
- The health services offer to pay for any additional consultation (eg General Practitioners or Specialists Medical Practitioners) for affected patients, arising out of the lookback.
- Affected patients who have had to pay for additional consultations are reimbursed for these expenses.

Group meetings should not be undertaken for reasons of confidentiality of patient information and protection to the privacy of those involved. Every attempt should be made to inform all patients involved at approximately the same time and, where possible, in advance of any media attention of the issue.
The health service is to form teams consisting of counsellors and mental health clinicians to offer/provide counselling and psychological support to all affected patients their families and/or carers. Appointing an independent body to conduct counselling services during the lookback process should be considered.

**Staff communication and support**

A communication and support plan should be devised for staff. This should include communication and support for:

- All staff who are managing the lookback process.
- All staff working in the area of concern.
- All other staff that may be affected.

**Record keeping**

The health service is to maintain records of the confirmation by treating clinicians that the discussion of a lookback event with their affected patients has taken place.

**4.4 Step 4 - Evaluation or Review of Lookback:**

Directors of Clinical Governance are required to evaluate the management of the lookback to assess the efficiency and effectiveness of the process. Key measures should be assessed and strategies for further improvement should be implemented and reported to the Chief Executive as required.

Directors of Clinical Governance are to:

- Implement strategies to prevent this or similar events from recurring.
- Communicate lessons learned from the lookback process to the Department and other health services.

Evaluation reports, including performance measures, are to be reported to the Health Care Quality Committee.
4.5 Summary Diagram of Steps:

STEP 1: Immediate Action
- Immediate action includes communication plan

STEP 2: Expert Advisory Group
- Within 24 hours
- If no harm, action not required

STEP 3: Action Plan & Implementation
- Action Plan Includes
  - Identifying & tracing affected patients and/or family members
  - Patient communication and support plan
  - Staff communication and support plan

STEP 4: Evaluation of Lookback

5) Performance Measures

The following process performance measure is to be developed and reported to the Chief Executive by the health service.

- Documented local policies and procedures consistent with this policy are in place in each health service.

Key measures showing compliance with this policy must be reported as part of the lookback evaluation.

- All patients who are of immediate risk to be contacted within 2 weeks
- Patients are to be contacted within 2 months of the triggering event, in the event that further information/investigations are required to evaluate risk to patients and such risk is eventually detected.
Policy Directive

6) Definitions

Ambulance Service of NSW
The Ambulance Service of NSW as defined in the Health Services Act 1997.

Area Health Services
Organisations constituted under the Health Services Act 1997 that are principally concerned with the provision of health services to residents within a designated geographic area.

Clinician
A health practitioner or health service provider regardless of whether the person is registered under a health registration act.

Department
NSW Department of Health.

Health Services
For the purposes of this policy the term "health services" refers to Public Health Organisations including Area Health Services and the Ambulance Service of NSW.

IIMS
The NSW Health Incident Information Management System (IIMS). This system incorporates the Advanced Incident Management System (AIMS) software application as its underlying database.

Lookback Process
The lookback process is triggered when a group of patients are affected by a common clinical incident that may be related to time, place, and treatment. The group of patients may have been recipients of a faulty medical device or equipment and/or inappropriate/inadequate treatment or diagnostics. The process involves:

- Identifying, tracing, communicating, and providing appropriate ongoing advice to, and/or management of, the group of patients.

- Notification to appropriate bodies involving the Department and formation of a communication strategy.

- Notification to the wider public.

Near Miss
Any event that could have had adverse consequences but did not and is indistinguishable from an actual incident in all but outcome. A near miss is further categorised as:

- Actual harm with no adverse outcome: an incident occurred and ran to completion but resulted in no harm.

- Arrested or interrupted sequence: the incident was intercepted prior to causing harm.
• Hazardous event or circumstances: the incident involved a dangerous state or the possibility of harm occurring.

Open Disclosure
The process of providing an open, consistent approach to communicating with the patient and their support person following a patient related incident. This includes expressing regret for what has happened, keeping the patient informed, and providing feedback on investigations, including the steps taken to prevent a similar incident occurring in the future. It is also about providing any information arising from the incident or its investigation relevant to changing systems of care in order to improve patient safety.

Public Health Organisations (PHO)
This term refers to an area health service, statutory health corporation or an affiliated health organisation in respect of its recognised establishments and recognised services as defined in the Health Services Act 1997.

For the purposes of this policy, the relevant statutory health corporations and affiliated health organisations are set out in Appendix B of PD2007_061 Incident Management Policy.

Reportable Incident
An incident identified according to PD2007_061 Incident Management Policy that requires direct notification to the Department under existing legislative reporting requirements or Departmental policy directive.

7) Further Reading

GL2007_007: Open Disclosure Guideline

PD2005_162: HIV, Hepatitis B or Hepatitis C- Health Care Workers Infected

PD2005_203: Infection Control Management of Reportable Incidents


PD2006_007: Complaints or Concern about a Clinician

PD2006_014: Notification of Infectious Diseases under the Public Health Act 1991

PD2007_061: Incident Management Policy

PD2007_036: Infection Control Policy
Title: Lookback Policy

PD2007_040: Open Disclosure Policy

NSW Clinical Governance Directions Statement

NSW Notifiable Diseases Manual

Professor Debora Picone AM
Director-General
Complaint or Concern about a Clinician - Principles for Action

Document Number   PD2006_007  
Publication date  30-Jan-2006  
Functional Sub group  Clinical/ Patient Services - Incident management  Clinical/ Patient Services - Governance and Service Delivery  Personnel/Workforce - Conduct and ethics  Personnel/Workforce - Occupational Health & Safety  
Summary  The policy describes the principles for managing complaints or concern regarding all clinicians and outlines the roles and responsibilities for ensuring all complaints or concerns are managed by the PHO, and outlines the legislative responsibility for doing so.  
Replaces Doc. No.  Complaint or Concern About a Clinician - Management [PD2005_610]  
Author Branch  Workplace Relations  
Branch contact  Workplace Relations 9391 9360  
Audience  Administration, all clinical staff  
Distributed to  Public Health System, Community Health Centres, Dental Schools and Clinics, Divisions of General Practice, Government Medical Officers, Health Associations Unions, Health Professional Associations and Related Organisations, NSW Ambulance Service, Ministry of Health, Public Health Units, Public Hospitals, Tertiary Education Institutes  
Review date  30-Jun-2016  
Policy Manual  Not applicable  
File No.  05/4484-1  
Status  Active  

Director-General  

This Policy Directive may be varied, withdrawn or replaced at any time. Compliance with this directive is mandatory for NSW Health and is a condition of subsidy for public health organisations.
Complaint or Concern about a Clinician - Principles for Action

Document Number  PD2006_007
Publication date  30-Jan-2006
Functional Sub group  Clinical/ Patient Services - Incident management
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Review date  30-Jan-2011
Policy Manual  Not applicable
File No.  05/4484-1
Status  Active

Director-General

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Policy Directive

COMPLAINT OR CONCERN ABOUT A CLINICIAN PRINCIPLES FOR ACTION
Policy Directive

Title: Complaint or Concern about a Clinician – Principles for Action

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1. INTRODUCTION

1.1 Purpose
The purpose of this Policy Directive is to establish a set of principles, which must be addressed when managing a complaint or concern about a clinician. A clinician is defined as a health practitioner or health service provider (whether or not the person is registered under a Health Registration Act).

This Policy Directive and any associated policies are applicable to all clinicians working in the NSW health system, whether employed or contracted.

The Policy Directive should be read in conjunction with the Complaint or Concern about a Clinician - Management Guidelines GL2006_002, which set out a framework that Public Health Organisations can adopt and adapt at a local level. The Guidelines describe how to address the complaint or concern, while ensuring that the interests of the organisation, the public and the needs of the professional are met.

The Policy Directive and Guidelines are part of a suite of documents relating to Complaints Handling across the NSW health system. Section 2 provides guidance on the appropriate policy to pursue, depending on the nature of complaint or concern.

Compliance with this policy is mandatory.

1.2 Rationale
Management of complaints or concerns about clinicians is an important component of improving patient safety and clinical quality within a health service.

Management of a complaint or concern includes a number of steps to ensure that any immediate risks identified are managed appropriately, and effective action is taken to provide safe and appropriate care and maintain community confidence.

1.3 Scope
This Policy Directive applies to all concerns or complaints about a clinician that occur within the NSW Public Health System while recognising that other policies may be relevant to the particular complaint (see section 2). The Directive:

- Establishes the Principles which must be complied with when dealing with a complaint or concern and;

- Describes when a matter must be reported to a health registration board under the Health Services Act (1997).
1.4 **Background**

The NSW Department of Health produced a Guideline on The Management of a Complaint or Concern about a Clinician in 2001. The guideline was developed in collaboration with the NSW Medical Board, the NSW Department of Health, the Health Care Complaints Commission (HCCC), the NSW Council on Quality in Health Care, the Wentworth Area Health Service and the Hunter Area Health Service Clinical Governance Unit.

The guideline has been reviewed, revised and updated into two documents, A Policy Directive establishing mandatory *Principles for Action* and a Guideline establishing a *Framework for Management*, to recognise and support the following initiatives:

1. Amendments to the Health Services Act (1997), which require Chief Executives (CE) to report professional misconduct or unsatisfactory professional conduct of visiting practitioners and employees to their relevant registration board;

2. The *NSW Patient Safety and Clinical Quality Program* (PD2005_608), establishment of Clinical Governance Units in Area Health Services (AHS) and other Public Health Organisations (PHO), and the Incident Management System and,


2. **Coverage of this Policy**

As noted above, this Policy Directive and the Framework form part of a suite of complaints and accountability policies operating in NSW Health. When a complaint or concern arises, managers must consider whether action is required in accordance with this and/or other policies, as follows:

- If the complaint involves system related incidents it should be managed in accordance with the Incident Management Policy (PD2005_604);

- Disciplinary matters should be managed in accordance with A Framework for Managing the Disciplinary Process in NSW Health (PD2005_225);

- Grievances should be managed in accordance with Effective Grievance Resolution: Policy & Better Practice (PD2005_584);

- Child related complaints should be managed in accordance with Part 3A of the Ombudsman’s Act 1974, Policy and Guidelines for the Development of Protected Disclosures Procedures in Health Services (PD2005_135), and Protecting Children and Young People (PD2005_299), noting the specific reporting and investigation requirements outlined in these policies;
• Harassment matters should be managed in accordance with Joint management and Employee Association Policy Statement on Bullying, Harassment and Discrimination (PD2005_223)

• Possible corrupt conduct should be managed in accordance with Reporting Possible Corrupt Conduct to the Independent Commission Against Corruption (PD2005_173).

In regard to criminal matters, health services are required to review all complaints or allegations against employees as to whether a criminal offence is involved.

3. ROLES AND RESPONSIBILITIES

3.1 The Responsibility of the Chief Executive
The Chief Executive (CE) of the Area Health Service (AHS) or other Public Health Organisation (PHO) has a primary obligation to ensure complaints and concerns are acted upon, by way of investigation and, where necessary, appropriate action to implement findings.

The CE is responsible for reporting to registration boards in accordance with the provisions of the Health Services Act (1997) any conduct of a visiting practitioner (or employee) that the CE suspects on reasonable grounds may constitute professional misconduct or unsatisfactory professional conduct under the Health Registration Act by which the registration authority is constituted.

The CE is also responsible for ensuring that recommendations resulting from the management of complaints or concerns are considered by the appropriate forum, and acted upon where appropriate.

The CE is responsible for notifying the Director-General and relevant external agencies where a complaint against a clinician concerns a serious criminal matter, professional misconduct, unsatisfactory professional conduct or inappropriate child related conduct.

3.2 The Responsibility of the Director of Clinical Governance
The Area Health Service Directors of Clinical Governance (DCG) takes the overarching responsibility to ensure the system for managing complaints about clinicians is in place, and functions effectively.

The DCG should be notified of all complaints via appropriate organisational reporting structures, and agree on the proposed steps to manage the complaint.

All Clinical Governance Units are required to have an identified Designated Senior Complaints Officer. The Designated Senior Complaints Officer or their delegate must be contactable 24 hours a day, 7 days a week.
The Director of Clinical Governance is responsible for ensuring the appropriate process for managing complaints or concerns is understood, and followed by the organisation.

4. Legislative Requirement to Act on Clinician Performance Issues

The CE is responsible for reporting to registration boards in accordance with the provisions of the Health Services Act (1997) any conduct of a visiting practitioner (or employee) that the CE suspects on reasonable grounds may constitute professional misconduct or unsatisfactory professional conduct under the Health Registration Act by which the registration authority is constituted.

Refer to the list of Acts included in Section 7 Definitions of this Policy Directive.¹

5. The Role of Codes of Conduct

All Area Health Service and other PHO staff and contractors are expected to behave and practise in a manner consistent with the NSW Health Code of Conduct (PD2005-626).

A number of professional groups have Codes of Conduct that set out minimum standards of behaviour and practice for that professional group. All clinicians are expected to behave and practise in a manner consistent with their respective Codes of Conduct.

For professional groups where there is no registration board (such as for Occupational Therapists and Social Workers), the NSW Health Code of Conduct serves as a reference to expected standards of behaviour and is important in managing complaints or concerns regarding those professional groups.

The following NSW Health Professional Registration Boards have binding codes of Professional Conduct made pursuant to health professional legislation:

- NSW Medical Board: Code of Professional Conduct, Good Medical Practice – Duties of a Doctor Registered with the NSW Medical Board 2005;
- NSW Podiatrists Registration Board: Code of Professional Conduct 2000;
- NSW Psychologists Registration Board: Code of Professional Conduct 2004;
- NSW Chiropractors Registration Board: Code of Professional Conduct 2004;

6. General Principles

Certain general principles apply to the management of a complaint or concern about a clinician regardless of the severity or nature of action to be taken. The nature of the complaint or issue may dictate how these principles are given effect and so a degree of flexibility in the approach taken to manage the complaint/concern may be required.

These general principles are:

- **Notification.** Notification of the complaint or concern may initially be verbal or written. Anyone can notify a complaint or concern. All verbal complaints must subsequently be documented, either by the person making the notification or by the person receiving the complaint. Any
matter (whether notified as a complaint or not) involving patient harm (or a near miss) will be entered into the Incident Information Management System (IIMS);

- **Reporting.** Anyone who has a concern or receives a complaint must report this to a supervisor, or the Area Designated Senior Complaints Officer. It is the responsibility of all staff to be vigilant in identifying and raising a complaint or concern about colleagues whose health, conduct or performance is a risk patient safety, to the organisation, or others;

- **Health and safety of patients.** The primary concern in managing complaints or concerns about a clinician is the health and safety of patients. Any risk to the safety of patients must be removed or managed as the first step in the management of a complaint or concern about a clinician.

- **Responsibility for action.** It is the responsibility of management to act on complaints or concerns about clinicians. The AHS or other PHO must actively manage the complaint or concern, and cannot defer this obligation to a registration board or the Health Care Complaints Commission. If a registration board takes emergency suspension action, or uses its emergency powers to place conditions on the clinicians’ practice, then the AHS or other PHO will need to respond to address the external restrictions.

- **The decision to immediately suspend, to alter clinical privileges, or provide alternative non-clinical duties,** is at the discretion of the CE in consultation with the clinician’s clinical director. The reasons for taking action, or for electing not to take action should be clearly documented; A decision to take administrative action in relation to a clinician as a result of an initial risk assessment should in no way be an indication of the guilt or misconduct of an employee.

- **Appropriate investigation** of all complaints (including apparently frivolous, vexatious and trivial complaints) must be undertaken;

- **Risk management.** Complaints and concerns should be investigated at the earliest stages, to reduce the risk of adverse outcomes;

- **Fairness.** Investigations are to be conducted in a fair, impartial and appropriate manner, having regard to the circumstances of the complaint or concern including;

  - providing the clinician with information about the issues under review or investigation at the appropriate time;
  - giving the clinician a fair hearing and an opportunity to respond to all allegations;
  - ensuring decisions are made by an unbiased or impartial decision maker; and,
ensuring decisions are based on material that is relevant to the case;
know who the complainant is unless the complaint is made under Protected disclosures.

The complainant has:

- the right to have their complaint taken seriously;
- the right to have their complaint properly investigated;
- the right to be given feedback on the outcome of the investigation.

- **Standards.** The standards against which judgments are to be made, or are being made, must be made explicit. In general, this will be the standard reasonably expected of a clinician of an equivalent level of training and experience, at the time of service. Standards to be applied may be legislative, professional or sources in NSW Health policy obligations;

- **Privacy and Confidentiality.** Details of the matter should be disclosed only on a “need to know” basis, recognising any obligation to report information to other bodies, for example professional registration boards; Privacy legislation and Department privacy requirements need to be considered in the management of a complaint or concern about a clinician. All information in respect of complaints is to be treated as private and confidential

- **Independence and Impartiality.** Conflicts of interest should be avoided wherever possible, and where unavoidable, must be disclosed. There should be no relationship between the investigator and the clinician being investigated or other significant party, which could reasonably be perceived to bias the investigation. For example, a competing clinician in the same small town or specialty, or a peer in the same clinical unit, or a friend of the clinician, or anyone who may gain a pecuniary or other benefit from a decision;

- **Support person.** If the investigation of the matter involves an interview with the clinician, he or she is entitled to be accompanied by a support person (for example, a professional association representative). The support person does not have input into the investigation interview and must sign a confidentiality agreement.

- **Impairment of a clinician where there is a registration board.** At any level of investigation, inquiries may uncover impairment as a major contributor to performance concerns. If this is the case the matter should also be referred to the appropriate registration board for action under their procedures for dealing with impaired registrants;

- **Impairment of clinician where there is no registration board.** Where there is no relevant registration board, eg for social workers and
occupational therapists, the relevant professional association may still be able to assist in a review or investigation, or may wish to revoke professional membership, and should therefore be informed in lieu of a registration body;

- **Statutory obligations.** These principles do not negate any statutory obligations in relation to reporting, investigating or otherwise dealing with a matter;

- **External agency involvement.** Where the matter has required the notification and/or involvement of an external body, for example Police, appropriate ongoing liaison with that body should occur to ensure that both the PHO and the external body’s requirements and obligations are satisfactorily met and the management of the complaint or concern by either party is not compromised.

- **Provision of information.** All relevant parties in the process should be informed of the outcome;

- **Complaints or concerns that are withdrawn** should still be investigated, and managed according to the findings;

- **Referral of issues to the relevant body for consideration.** For example where following an investigation, it is considered that a medical practitioner’s clinical privileges should be reviewed, a recommendation should be made to the Medical and Dental Appointments Advisory Committee for such a review;

- **Appropriate outcomes.** Outcomes must be supported by the findings of the review or investigation and be proportionate with any identified areas of poor practice or conduct;

- **Records** are to be kept and the outcome documented. The Director of Clinical Governance is to report individual and/or trend information to the Chief Executive of the organisation. Where a decision is made not to take action in response to a complaint or concern, this decision, and the rationale for not proceeding must be documented.

### 7. Definitions

**Area Health Services (AHS)** - provide the operational framework for the provision of public health services in NSW. They are constituted under the Health Services Act 1997 and are principally concerned with the provision of health services to residents within the geographic area covered by that health service.

**Clinician** – a health practitioner or health service provider regardless of whether the person is registered under a Health Registration Act.
Clinical Governance Unit (CGU) - Established within each Area Health Service to oversee the implementation of the NSW Patient Safety and Clinical Quality Program.

Complaint - includes any expression of dissatisfaction by a complainant that may have one or more associated issues.

Concern – feedback regarding any aspect of service where the person does not make a complaint, but that identifies issues requiring investigation2.

Department – The NSW Department of Health

Health Registration Act – includes any of the Acts listed below

- Chiropractors Act 2001
- Dental Technicians Registration Act (1975)
- Dental Practice Act (2001)
- Medical Practice Act (1992)
- Nurses and Midwives Act (1991)
- Optical Dispensers Act (1963)
- Optometrists Act (2002)
- Osteopaths Act (2001)
- Pharmacy Act (1964)
- Physiotherapists Act (2001)
- Psychologists Act (2001) No 69

Health Service – includes:

- Medical, hospital and nursing services
- Dental services
- Psychiatric and psychological services
- Pharmaceutical services
- Ambulance services
- Community health services

2 Based on Western Australian Complaint Management Policy, Information Series No.6, Western Australia Department of Health, 2001
Policy Directive

Title: Complaint or Concern about a Clinician – Principles for Action

- Health education services
- Services provided by podiatrists, chiropractors, osteopaths, optometrists, physiotherapists, acupuncturists, occupational therapists, speech pathologists, audiologists, audiometrists, radiographers, social workers, nutritionists and dieticians, orthoptists, environmental and public health professionals, prosthetists and therapeutic counsellors
- Services provided in other allied or alternative health care fields
- Welfare services necessary to implement any services referred to above

Impairment means a person suffers from any physical or mental impairment, disability, condition or disorder, which detrimentally affects or is likely to detrimentally affect the person's physical or mental capacity to practise.

Line manager – the manager to whom an individual reports.

Performance – refers to the knowledge and skill possessed and applied by the clinician in the course of their duties. Performance is also influenced by experience, application and attitude.

Public Health Organisation (PHO) - refers to a statutory health corporation or an affiliated health organisation in respect of its recognised establishments and recognised services as defined in the Health Services Act (1997) and the Ambulance Service of NSW.
Complaint or Concern about a Clinician - Management Guidelines

Document Number: GL2006_002
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Functional Sub group:
- Clinical/ Patient Services - Governance and Service Delivery
- Clinical/ Patient Services - Incident management
- Personnel/Workforce - Conduct and ethics
- Personnel/Workforce - Industrial and Employee Relations

Summary:
The guideline sets out an operational framework for the use of public health organisations when dealing with a complaint or concern about an individual clinician and guides for the process for implementing the NSW Health Policy Directive Complaint or Concern about a Clinician - Principles for Action (PD2006_007).

Replaces Doc. No.: Complaint or Concern About a Clinician - Management [PD2005_610]

Author Branch: Clinical Safety, Quality and Governance
Branch contact: Quality and Safety Branch 9391 9200

Applies to:

Audience: Administration, all clinical staff

Distributed to:
- Public Health System, Community Health Centres, Dental Schools and Clinics, Divisions of General Practice, Government Medical Officers, Health Associations Unions, Health Professional Associations and Related Organisations, NSW Ambulance Service, NSW Department of Health, Public Health Units, Public Hospitals, Tertiary Education Institutes

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Director-General
COMPLAINT OR CONCERN ABOUT A CLINICIAN – MANAGEMENT GUIDELINES
Guideline

Title: Complaint Or Concern About A Clinician – Management Guidelines

COMPLAINT OR CONCERN ABOUT A CLINICIAN –MANAGEMENT GUIDELINES

1. PURPOSE

These Guidelines set out an operational framework when dealing with a complaint or concern about an individual clinician and guide the process for implementing the NSW Health Complaint or Concern about a Clinician Policy Directive – Principles for Action (PD2006_007)

All Area Health Services and other Public Health Organisations are required to have appropriate local policies in place to ensure consistency with these guidelines.

2. STEPS IN MANAGING A COMPLAINT OR CONCERN

2.1 Identification

Complaints or Concerns regarding clinicians may be identified via a number of mechanisms including:

- receipt of a complaint from a patient, family member, or person external to the NSW health system;
- complaints or concerns raised by other clinicians or staff within the NSW health system;
- Coroner’s Inquiries or Health Care Complaints Commission (HCCC) investigations;
- during normal performance review processes in accordance with NSW Health policy directives;
- during the investigation of an incident (under the Incident Management Policy PD2005_604); and,
- during routine peer reviews.

At any stage during the process of managing a complaint or concern, it may be possible to identify cases of suspected professional misconduct or suspected unsatisfactory professional conduct (see definition of unsatisfactory professional conduct and professional misconduct under section 3.1) or cases of impairment, poor performance or behaviour or systems issues.

2.2 Notification

All complaints or concerns regarding individuals should be notified in the first instance to the relevant line manager.

The line manager is responsible for gathering sufficient information to ensure that an informed judgement can be made regarding the severity of the complaint. Where the complaint or concern relates to the line manager, or where there is a perceived lack of impartiality by the line manager, the next senior manager should be informed and undertake this role.
Where possible, senior management of the organisation (for example the Director of Nursing or the Director of Clinical Services) are responsible for the management of complaints or concerns about a clinician.

The senior management then notifies the Director of Clinical Operations (DCO) who in turn informs the Chief Executive (CE) and the Director of Clinical Governance (DCG) of the complaint or concern.

If the complainant prefers not to approach local management or perceives a response to be unsatisfactory, the Designated Senior Complaints Officer is also available for receiving complaints.

Part 3A of the Ombudsman Act 1974 requires certain allegations involving children to be reported to the Ombudsman irrespective of whether an investigation reveals inappropriate conduct. Where a complaint involves conduct regarding a Child that is under the age of 18 at the time of the incident, the NSW Health Policy Directive concerning the management of criminal and child related allegations should be consulted.

The Director-General is to be notified via a Reportable Incident Brief where a complaint relates to a matter of suspected professional misconduct or suspected unsatisfactory professional conduct.

**2.3 Investigation**

When managing complaints or concerns, local health facilities should have regard to both the NSW Health Code of Conduct and the relevant professional Code of Conduct. The behaviour of all clinicians must be assessed against the NSW Health Code of Conduct (PD2005_626) where applicable to the complaint being managed.

The following sequence of events is a model for the development of local procedures:

1. All complaints and concerns are graded according to their severity to assist in determining appropriate action. Refer to Appendix 2 for a summary of required actions.

2. Undertake a risk assessment to determine immediate actions to minimise risk to patients and/or staff and others.

3. Assess the complaint to determine the nature of the complaint or concern in order to decide how to proceed, including the appropriate process to be followed (ie child protection, grievance policy, disciplinary matter, protected disclosure, etc as referred to in the Policy Directive Complaint or Concern about a Clinician – Principles for action PD2006_007).

4. The AHS or other Public Health Organisation must identify who is responsible for ensuring appropriate communication occurs with the clinician at all stages of the process. Meetings with the clinician should occur as necessary and appropriate throughout the investigation process, to gather information, provide information on findings and to allow the clinician the opportunity to discuss and respond to findings.
Guideline

Title: Complaint Or Concern About A Clinician – Management Guidelines

5. The AHS or other Public Health Organisation should liaise with the relevant registration board and/or HCCC to ensure the organisation’s investigation does not impact adversely on registration board / HCCC investigations.

6. Assign responsibility for investigation of the complaint or concern. To ensure an investigation is free from any actual or perceived bias and any conclusions drawn are based on an objective analysis of the evidence, it may be necessary to obtain an independent expert opinion on the issues under investigation, or to have the investigation conducted by an independent third party. This may be particularly important in rural or highly specialised clinical areas. The independent expert opinion needs to be free of conflict of interest, and not be a colleague of the clinician under investigation.

7. Advise clinician of the complaint, including the nature of the complaint, and the process of investigation. Assess whether the situation warrants standing down the clinician pending the investigation. If the clinician is stood down the relevant registration board or other authority is to be advised at this time.

8. Advise the complainant (if any) of the proposed process for managing the complaint.

9. Obtain information relevant to the complaint or concern from all appropriate sources including other clinicians or staff members and the notifier/complainant to clarify scope of complaint. Information collected will vary depending on the nature of the concern raised and according to the nature and severity of the complaint. Information collected may include: statements from, or interviews with, relevant parties including people receiving a health service and their relatives; site inspection; record review; clinical practice or indicator data; variation reports; clinical reviews; relevant policy / clinical standards, physical evidence and other relevant material.

10. Identify and analyse the issues arising from the complaint/initial notification or from information collected.

11. Advise the clinician when all of the relevant information has been collected and analysed. The AHS or other PHO should provide the clinician with enough information to allow the clinician to fully respond to the allegation/s. The clinician is offered the opportunity to make a submission on the proposed action.

12. Recommendations provided to the CE must be based on the findings, and be consistent with Patient Expectations as outlined in the NSW Patient Safety and Clinical Quality Program, principles of clinical and corporate governance and professional standards.

13. The CE reviews the appropriateness of the recommendations and authorises their implementation.

14. The clinician is informed of the outcome.

15. The complainant (if any) must be informed of the outcome of the investigation.
16. The investigation should be concluded expeditiously. It is recommended that all investigations be completed within 60 days. Where it is anticipated that the investigation is likely to take more than 60 days to complete, the DCG should be provided with an investigation plan including setting out investigation milestones, action required and timeframes, to allow the DCG to follow up and monitor the investigation process. The complainant should also be advised of the revised timeframe.

2.3.1 Skills required to investigate a Complaint or Concern
Investigation of complaints requires special skills. A person allocated by the AHS or other PHO to undertake an investigation of a complaint or concern needs to:

- be impartial. The investigation should not be undertaken by anyone who stands to benefit by finding fault, or by not finding fault;
- have demonstrated skills in gathering information, managing timelines and negotiating with people;
- be ethical when eliciting information from any person involved in a complaint;
- ensure fair participation of all parties involved in a complaint;
- maintain confidentiality;
- be able to identify and acknowledge concerns;
- have good knowledge and understanding of relevant NSW Health Policy Directives;
- show understanding through listening and questioning skills;
- use appropriate language and terminology;
- be able to use conflict resolution strategies;
- be accessible, well organised and consistent;²
- have good analytical skills.

AHS and other PHOs should have sufficient people trained to undertake investigations. Resource documents for undertaking investigations are listed in Appendix 7.

2.3.2 Possible Findings of the Investigation

The investigation of the complaint or concern will lead to one or more of the following findings:

1. **Identification that professional misconduct or unsatisfactory professional conduct may have occurred.** These cases **must** be reported by the CE to the relevant registration board in accordance with the Health Services Act (1997); they should also be notified to the Director of Clinical Operations and any other relevant member of the Senior Executive: the Director-General must be notified via a Reportable Incident Brief (RIB)

**Unsatisfactory professional conduct** is defined in broadly similar terms in all Health Registration Acts, and may include the following:

- any conduct that demonstrates a significant lack of knowledge, skill, judgment or care, by the practitioner in the practice (of their profession);
- contravention of the relevant Act or Regulations;
- contravention of conditions of registration;
- criminal convictions and criminal findings;
- accepting a benefit for a recommendation of a health product;
- offering a benefit for a referral or recommendation;
- accepting a benefit for a referral or recommendation to a health service provider;
- failure to disclose a pecuniary interest in giving a referral or recommendation;
- engaging in overservicing;
- permitting an assistant to attend, treat, or perform operations on patients in matters requiring professional discretion or skill;
- assisting unregistered practitioners;
- failing to render urgent attention;
- other improper or unethical conduct.

**Professional misconduct** is defined in similar terms in the Health Registration Acts as unsatisfactory professional conduct of a sufficiently serious nature to justify suspension of the practitioner from practising (their profession) or the removal of the clinician’s name from the register.¹

2. identification of performance issues, but not sufficiently serious to warrant reporting to a health professional registration board. In such cases, further action may be required eg skills development, referral to the registration board for management under performance assessment provisions, or local performance monitoring or review;

3. identification of behaviour issues, such as not turning up for scheduled work, or not being available while on call, these cases should be managed through performance review and ongoing monitoring;

4. impairment, in such cases the matter should be referred to the appropriate registration board for action under their procedures for dealing with impaired registrants. Where there is no relevant registration board, eg for social workers and occupational therapists, the relevant professional association may still be able to assist in a review or investigation, or may wish to revoke professional membership, and should therefore be informed in lieu of a registration body;

5. identification of systems issues, these should be managed in accordance with the incident management process

6. no identification of individual performance or system issues, findings need to be documented.

2.4 ACTIONS

All cases where there are reasonable grounds to suspect the conduct of a particular health professional may involve professional misconduct or unsatisfactory professional conduct must be notified to the CE of the AHS or other Public Health Organisation as soon as they are identified.

Sections 99A and 117A of the Health Services Act (1997) requires the CE to notify the relevant registration board of “any conduct of a visiting practitioner (or employee) that the chief executive officer suspects on reasonable grounds may constitute professional misconduct or unsatisfactory professional conduct under the Health Registration Act by which the registration authority is constituted.”

2.4.1 Action in response to identified performance issues
Where performance issues are identified, the organisation has an obligation to act in accordance with routine performance management processes. Appropriate actions may include:

- counselling;
- reskilling or limiting practice;
- requiring the clinician to attend courses (eg on anger management or communication);
- ensuring the clinician adheres to their employment contract, and taking appropriate action in accordance with AHS or other PHO Human Resource Management processes if the clinician refuses to comply.
Guideline

Title: Complaint Or Concern About A Clinician – Management Guidelines

The relevant industrial award, relevant registration board requirements where applicable, and the appropriate NSW Department of Health Policy Directives and Guidelines guide the performance management of all clinicians. A list of these is included in Appendix 4 and 5.

2.4.2 Action on other issues (such as conduct, corrupt behaviour)
Other issues of significance that may be identified should be managed in accordance with other relevant NSW Health Policy Directives and Guidelines, as follows:

- disciplinary matters should be managed in accordance with A Framework for Managing the Disciplinary Process in NSW Health (PD2005_225);
- grievances should be managed in accordance with Effective Grievance Resolution: Policy & Better Practice (PD2005_584);
- child related complaints should be managed in accordance with Part 3A of the Ombudsman Act 1974 and relevant NSW Health policies, Policy and Guidelines for the Development of Protected Disclosures Procedures in Health Services (PD2005_135), and Protecting Children and Young People (PD2005_299), noting the specific reporting and investigation requirements outlined in these policies;
- harassment matters should be managed in accordance with Joint Management and Employee Association Policy Statement on Bullying, Harassment and Discrimination (PD2005_223);
- possible corrupt conduct should be managed in accordance with Reporting Possible Corrupt Conduct to the Independent Commission Against Corruption (PD2005_173).

Relevant NSW Department of Health Policy Directives and Guidelines are listed in Appendix 5.

2.4.3 Systems issues
If the investigation reveals that systems issues rather than individual performance issues are the basis for the complaint or concern then the issue is managed in accordance with the Incident Management Policy (PD2005_604).

2.4.4 No further action
This needs to be appropriately documented.

3. REPORTING REQUIREMENTS

3.1 Area Health Service requirements
The DCG should be advised of the findings and outcome of the investigation, and how, if required, the clinical risk will be managed (for example, whether the matter is to be referred to the credentialing subcommittee, or any other remedial action).

The DCG needs to develop systems for the reporting of the outcomes of all complaints or concerns periodically to the senior executive.
3.2 Reporting to other external bodies

The complaint or concern may identify issues that require mandatory reporting under existing legislative reporting requirements or departmental policy directives. Please see the Incident Management Policy (PD2005_604).

Where a complaint or concern is also reported to an external body, appropriate liaison with that external body should occur to ensure that both agencies’ requirements and obligations are satisfactorily met and each other’s management of the complaint or concern is not compromised.

The AHS or other Public Health Organisation must still satisfactorily act, in accordance with this guideline, upon complaints or concerns referred to an external body.

3.2.1 Obligation to report to Police

Consideration must be given to whether a criminal offence may have occurred. All suspected criminal acts must be reported to the NSW Police Service as soon as they are identified and investigated by the health service in accordance with the NSW Health Policy Directive concerning the allegation of criminal and child related conduct. The Department of Health Employment Screening and Review Branch is available to provide advice on any matters that may require notification to NSW police and can be contacted on (02) 9215 4777.

4. DEFINITIONS

Area Health Services (AHS) - provide the operational framework for the provision of public health services in NSW. They are constituted under the Health Services Act 1997 and are principally concerned with the provision of health services to residents within the geographic area covered by that health service.

Clinician – a health practitioner or health service provider regardless of whether the person is registered under a health registration act.

Clinical Governance Unit - Established within each Area Health Service to oversee the implementation of the NSW Patient Safety and Clinical Quality Program.

Complaint - includes any expression of dissatisfaction by a complainant that may have one or more associated issues.

Concern – feedback regarding any aspect of service where the person does not make a complaint, but that identifies issues requiring investigation

Health Registration Act – means any of the Acts listed in Appendix 4

Health Service – includes:
- Medical, hospital and nursing services
- Dental services
- Psychiatric and psychological services

2 Based on Western Australian Complaint Management Policy, Information Series No.6, Western Australia Department of Health, 2001
Guideline

Title: Complaint Or Concern About A Clinician – Management Guidelines

- Pharmaceutical services
- Ambulance services
- Community health services
- Health education services
- Services provided by podiatrists, chiropractors, osteopaths, optometrists, physiotherapists, acupuncturists, occupational therapists, speech therapists, audiologists, audiometrists, radiographers, social workers, nutritionists and dieticians, orthoptists, environmental and public health professionals, prosthetists and therapeutic counsellors
- Services provided in other allied or alternative health care fields
- Welfare services necessary to implement any services referred to above

**Impairment** means a person suffers from any physical or mental impairment, disability, condition or disorder, which detrimentally affects or is likely to detrimentally affect the person’s physical or mental capacity to practise.

**Line Manager** – the manager to whom an individual reports.

**Performance** – refers to the knowledge and skill possessed and applied by the clinician in the course of their duties. Performance is also influenced by experience, application and attitude.

**Public Health Organisation (PHO)**- refers to a statutory health corporation or an affiliated health organisation in respect of its recognised establishments and recognised services as defined in the Health Services Act (1997) and the Ambulance Service of NSW as defined in the Health Services Act (1997).
APPENDIX 1: MANAGING THE COMPLAINT OR CONCERN PROCESS

Investigation of Complaint or Concern about a Clinician

1. Identification
2. Notification
3. Investigation

- Individual Issue
  - Determine appropriate process (e.g., Child Protection, Protected Disclosure) to be followed

- Systems Issue
  - Incident Management Process

- Liaise with external agencies (e.g., Police, HCCC, Registration Board to avoid any conflict)

- Professional Misconduct or Un satisfactory Professional conduct
  - Impairment
    - Y: Investigation Outcome to CE / DCO/DG
      - Notification to the Registration Board
        - Board Outcome Notified to Organisation
    - N: No Action Required

- Performance Issue
  - Y: Hospital Executives
    - Appropriate Documentation and Notification
  - Performance Management Process e.g., Credentialing
  - Routine Performance Management Process

- No Action Required

- Appropriate Documentation and Notification

- Actions on Findings

- Routine Performance Management Process
### APPENDIX 2: SEVERITY RATINGS AND SUMMARY OF ACTIONS AND RESPONSIBILITIES

This table guides the action of the senior person managing the complaint. The actions documented here are in addition to the suggested sequence in the Guideline see section 2. Steps in managing complaints or concerns about a clinician. A risk assessment of the issues raised in the complaint or concern should be undertaken to ensure patient safety.

<table>
<thead>
<tr>
<th>Severity Rating</th>
<th>Severity description used to assess a complaint or concern</th>
<th>Actions required following risk assessment of the Complaint or Concern.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Very serious complaint or concern arising from one or more events involving unexpected mortality or serious morbidity, gaps in clinical performance, an external event relevant to performance (such as a criminal conviction or termination of employment in another facility) or serious concerns by colleagues about the health and safety of patients.</td>
<td>1. Notify CE/DCG immediately. 2. Determine whether requires notification to registration board, and any other relevant authority (eg Coroner, police). 3. Consider immediate suspension of clinical privileges in cases of suspected professional misconduct. 4. Consider whether variations to clinical privileges are required.</td>
</tr>
<tr>
<td>2</td>
<td>Significant complaint or concern, where there may be one or more events involving unexpected mortality or increasingly serious morbidity (SAC 1 or 2), and there may be a pattern of suboptimal performance or variation in clinical outcomes over a period of time.</td>
<td>1. Notify DCG. 2. Consider whether variations to clinical privileges are required. 3. Investigate</td>
</tr>
<tr>
<td>3</td>
<td>Complaint or concern that the performance, practice or clinical outcome achieved by an individual clinician varies from peers or from expectations, but where there has not been any event involving unexpected mortality or serious morbidity.</td>
<td>1. Notify DCG. 2. Management and Investigation as per AHS policy/procedure. 3. Manage outcomes in accordance with relevant policy or Award.</td>
</tr>
<tr>
<td>4</td>
<td>Complaint or concern appears frivolous, vexatious or trivial.</td>
<td>1. Management and investigation as per AHS policy/procedure. 2. Continue standard performance monitoring and management. 3. Notify DCG of findings and actions</td>
</tr>
</tbody>
</table>

Where there are reasonable grounds to suspect the conduct of a health professional may involve professional misconduct or unsatisfactory professional conduct the CE of the AHS or other Public Health Organisation must be notified as soon as they are identified.

Sections 99A and 117A of the Health Services Act (1997) requires the CE to notify the relevant registration board of “any conduct of a visiting practitioner (or employee) that the chief executive officer suspects on reasonable grounds may constitute professional misconduct or unsatisfactory professional conduct under the Health Registration Act by which the registration authority is constituted.”
### EXAMPLES – LEVEL 1

- A surgeon operates on a patient to perform a lumpectomy, and decides to perform a mastectomy without consent. The patient complains to hospital. The CE of the organisation is informed and the NSW Medical Board is notified.

- A patient complains that she has been coerced by the hospital's Clinical Psychologist to engage in sex. The CE is informed and the NSW Psychologists Registration Board is notified. NSW Police also informed. The Psychologist is removed from a patient contact role.

- A nurse expresses concern to a supervisor that an anaesthetist has been observed leaving the operating theatre on a number of occasions during surgery, drugs have been missing from the drug cabinet and the anaesthetist is displaying erratic behaviours. The anaesthetist denies any substance abuse problem. The NSW Medical Board is notified.

### EXAMPLES – LEVEL 2

- The Director of Physiotherapy becomes concerned at the high number of cases of Erb’s Palsy in babies delivered by a particular obstetrician. (Erb’s Palsy is caused by an injury to the nerves of the shoulder, resulting in varying degrees of paralysis. Poor management of the shoulders during the birth may cause this problem.) An investigation of the obstetrician's cases is commenced, and includes review of practice and outcomes compared with colleagues.

- The Nursing Unit Manager receives a complaint that a nurse almost gave a patient a transfusion of the wrong blood type. The complainant, a colleague, overheard the family objecting. The nurse dismisses the concerns of the family. The colleague intervened before the transfusion took place.
EXAMPLE – LEVEL 3

- A Registrar complains to the Head of Surgery that a Surgeon is performing unnecessary surgical operations, when more up-to-date techniques, such as laparoscopic techniques are available. A review of the Surgeon’s cases over the preceding month is conducted.

EXAMPLE – LEVEL 4

- A patient complains that the Resident and Registrar looking after her are too young to be doctors. No complaint is made about the manner of the doctors or the care they have provided.
### APPENDIX 4: LEGISLATION AND OTHER DOCUMENTS RELEVANT TO THIS GUIDELINE

**Legislation:**
http://www.legislation.nsw.gov.au

<table>
<thead>
<tr>
<th>Act</th>
<th>Year</th>
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<tbody>
<tr>
<td>Health Services Act (1997)</td>
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<tr>
<td>Health Care Complaints Act (1993)</td>
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<tr>
<td>Health Administration Act (1982)</td>
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<tr>
<td>Independent Commission Against Corruption Act (1988)</td>
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<tr>
<td>Protected Disclosures Act (1994)</td>
<td></td>
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<tr>
<td>Ombudsman Act (1974)</td>
<td></td>
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<tr>
<td>Privacy and Personal Information Protection Act (1998)</td>
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<td>Health Records and Information Privacy Act (2002)</td>
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**Health Profession Registration Acts:**

<table>
<thead>
<tr>
<th>Act</th>
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<tbody>
<tr>
<td>Chiropractors Act 2001</td>
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<tr>
<td>Dental Technicians Registration Act (1975)</td>
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<td>Dental Practice Act (2001)</td>
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<td>Medical Practice Act (1992)</td>
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<td>Nurses and Midwives Act (1991)</td>
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<tr>
<td>Optical Dispensers Act (1963)</td>
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<td>Optometrists Act (2002)</td>
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<td>Osteopaths Act (2001)</td>
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<td>Pharmacy Act (1964)</td>
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<td>Physiotherapists Act (2001)</td>
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<td>Psychologists Act (2001) No 69</td>
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APPENDIX 5  NSW Department of Health Documents and Policy Directives

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<tr>
<th>Document Code</th>
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<tbody>
<tr>
<td>PD2005_610</td>
<td>Complaint or Concern about a Clinician – Principles for Action.</td>
</tr>
<tr>
<td>GL2005_062</td>
<td>The Clinician’s Toolkit for Improving Patient Care, NSW Health 2002</td>
</tr>
<tr>
<td>PD2005_608</td>
<td>NSW Patient Safety &amp; Clinical Quality Program, 2005</td>
</tr>
<tr>
<td>PD2005_609</td>
<td>NSW Patient Safety &amp; Clinical Quality Program Implementation</td>
</tr>
<tr>
<td>SHPN (QSB) 050105</td>
<td>NSW Clinical Governance Directions Statement, NSW Health, 2005.</td>
</tr>
<tr>
<td>PD2005_497</td>
<td>Delineation of clinical privileges for visiting practitioners and staff specialists, 2005.</td>
</tr>
<tr>
<td>PD2005_568</td>
<td>Employee Assistance Programs: NSW Health Policy &amp; Better Practice.</td>
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<tr>
<td>PD2005_167</td>
<td>Employees Conducting Financial Transactions and/or Dealing with Money/Property for Patients/ Clients.</td>
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<td>PD2005_135</td>
<td>Policy and Guidelines for the Development of Protected Disclosures Procedures in Health Services</td>
</tr>
<tr>
<td>PD2005_593</td>
<td>Privacy Manual (Version 2)</td>
</tr>
<tr>
<td>PD2005_086</td>
<td>Recommendations of Service Providers to Patients by Staff of Health Organisations</td>
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<tr>
<td>PD2005_173</td>
<td>Reporting Possible Corrupt Conduct to the Independent Commission Against Corruption.</td>
</tr>
<tr>
<td>PD2005_299</td>
<td>Protecting Children &amp; Young People.</td>
</tr>
<tr>
<td>PD2005_626</td>
<td>Code of Conduct - NSW Health</td>
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</table>
### APPENDIX 6 Useful Websites for Professional Standards and Codes of Conduct

<table>
<thead>
<tr>
<th>Organization</th>
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<tbody>
<tr>
<td>NSW Medical Board</td>
<td><a href="http://www.nswmb.org.au">www.nswmb.org.au</a></td>
</tr>
<tr>
<td>NSW Nurses and Midwives Registration Board</td>
<td><a href="http://www.nmb.nsw.gov.au/">http://www.nmb.nsw.gov.au/</a></td>
</tr>
<tr>
<td>Australian Association of Social Workers</td>
<td><a href="http://www.aasw.ans.au">www.aasw.ans.au</a></td>
</tr>
<tr>
<td>Society of Hospital Pharmacists</td>
<td><a href="http://www.shpa.org.au/docs/practicestandards.html">www.shpa.org.au/docs/practicestandards.html</a></td>
</tr>
<tr>
<td>OT Australia</td>
<td><a href="http://www.otnsw.com.au">www.otnsw.com.au</a></td>
</tr>
<tr>
<td>Australian Physiotherapy Association</td>
<td><a href="http://www.physiotherapy.asn.au">www.physiotherapy.asn.au</a></td>
</tr>
<tr>
<td>Dietitians Association of Australia</td>
<td><a href="http://www.daa.asn.au">http://www.daa.asn.au</a></td>
</tr>
<tr>
<td>Australian Institute of Radiography</td>
<td><a href="http://www.a-i-r.com.au">http://www.a-i-r.com.au</a></td>
</tr>
</tbody>
</table>
APPENDIX 7  Other Resource Materials

http://www.safetyandquality.org/complntmgmthbk.pdf

Australian Council for Safety and Quality in Health Care Commonwealth of Australia, Better Practice guidelines on complaints management for health care services  
http://www.safetyandquality.org/guidecomplnts.pdf


NSW Ombudsman, Protected Disclosures, Fact Sheet, Sydney, June 2005  

NSW Ombudsman, Protection of Whistleblowers Fact Sheet, Sydney, September 2005  

NSW Ombudsman, Reasons for Decisions Fact Sheet, Sydney, June 2005  

http://www.safetyandquality.org/framework0705.pdf