Raising and acting on concerns about patient safety
Patients must be able to trust doctors with their lives and health. To justify that trust you must show respect for human life and make sure your practice meets the standards expected of you in four domains.

**Knowledge, skills and performance**
- Make the care of your patient your first concern.
- Provide a good standard of practice and care.
  - Keep your professional knowledge and skills up to date.
  - Recognise and work within the limits of your competence.

**Safety and quality**
- Take prompt action if you think that patient safety, dignity or comfort is being compromised.
- Protect and promote the health of patients and the public.

**Communication, partnership and teamwork**
- Treat patients as individuals and respect their dignity.
  - Treat patients politely and considerately.
  - Respect patients’ right to confidentiality.
- Work in partnership with patients.
  - Listen to, and respond to, their concerns and preferences.
  - Give patients the information they want or need in a way they can understand.
  - Respect patients’ right to reach decisions with you about their treatment and care.
  - Support patients in caring for themselves to improve and maintain their health.
- Work with colleagues in the ways that best serve patients’ interests.

**Maintaining trust**
- Be honest and open and act with integrity.
- Never discriminate unfairly against patients or colleagues.
- Never abuse your patients’ trust in you or the public’s trust in the profession.

You are personally accountable for your professional practice and must always be prepared to justify your decisions and actions.
Raising and acting on concerns about patient safety

This guidance has been edited for plain English.

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You can find the latest version of this guidance on our website at www.gmc-uk.org/guidance.
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About this guidance

1 This guidance sets out our expectation that all doctors will, whatever their role, take appropriate action to raise and act on concerns about patient care, dignity and safety.

2 *Good medical practice* (2013) says:

24 You must promote and encourage a culture that allows all staff to raise concerns openly and safely.

25 You must take prompt action if you think that patient safety, dignity or comfort is or may be seriously compromised.

a If a patient is not receiving basic care to meet their needs, you must immediately tell someone who is in a position to act straight away.

b If patients are at risk because of inadequate premises, equipment or other resources, policies or systems, you should put the matter right if that is possible. You must raise your concern in line with our guidance and your workplace policy. You should also make a record of the steps you have taken.
If you have concerns that a colleague may not be fit to practise and may be putting patients at risk, you must ask for advice from a colleague, your defence body or us. If you are still concerned you must report this, in line with our guidance and your workplace policy, and make a record of the steps you have taken.

This guidance explains how to apply the principles in Good medical practice. It is separated into two parts.

- **Part 1: Raising a concern** gives advice on raising a concern that patients might be at risk of serious harm, and on the help and support available to you.

- **Part 2: Acting on a concern** explains your responsibilities when colleagues or others raise concerns with you and how those concerns should be handled.
How this guidance applies to you

4 In this guidance, the terms ‘you must’ and ‘you should’ are used in the following ways.

- ‘You must’ is used for an overriding duty or principle.

- ‘You should’ is used when we are providing an explanation of how you will meet the overriding duty.

- ‘You should’ is also used where the duty or principle will not apply in all situations or circumstances, or where there are factors outside your control that affect whether or how you can follow the guidance.

5 While this guidance provides suggestions about what to do and who to approach, it cannot be exhaustive. As a result, you will need to use your judgement to apply the principles to your particular circumstances. If you are not sure how this guidance applies to your situation, you should get advice from the individuals and bodies suggested in this guidance.

6 You must be prepared to explain and justify your decisions and actions. Only serious or persistent failure to follow our guidance that poses a risk to patient safety or public trust in doctors will put your registration at risk.
Part 1: Raising a concern

Duty to raise concerns

7 All doctors have a duty to raise concerns where they believe that patient safety or care is being compromised by the practice of colleagues or the systems, policies and procedures in the organisations in which they work. They must also encourage and support a culture in which staff can raise concerns openly and safely.

8 You must not enter into contracts or agreements with your employing or contracting body that seek to prevent you from or restrict you in raising concerns about patient safety. Contracts or agreements are void if they intend to stop an employee from making a protected disclosure.³

Overcoming obstacles to reporting

9 You may be reluctant to report a concern for a number of reasons. For example, because you fear that nothing will be done or that raising your concern may cause problems for colleagues; have a negative effect on working relationships; have a negative effect on your career; or result in a complaint about you.
10 If you are hesitating about reporting a concern for these reasons, you should bear the following in mind.

- **a** You have a duty to put patients’ interests first and act to protect them, which overrides personal and professional loyalties.

- **b** The law provides legal protection against victimisation or dismissal for individuals who reveal information to raise genuine concerns and expose malpractice in the workplace.

- **c** You do not need to wait for proof – you will be able to justify raising a concern if you do so honestly, on the basis of reasonable belief and through appropriate channels, even if you are mistaken.

**Steps to raise a concern**

11 You must follow the procedure where you work for reporting adverse incidents and near misses. This is because routinely identifying adverse incidents or near misses at an early stage, can allow issues to be tackled, problems to be put right and lessons to be learnt.

12 If you have reason to believe that patients are, or may be, at risk of death or serious harm for any reason, you should report your concern to the appropriate person or organisation immediately. Do not delay doing so because you yourself are not in a position to put the matter right.
13 Wherever possible, you should first raise your concern with your manager or an appropriate officer of the organisation you have a contract with or which employs you – such as the consultant in charge of the team, the clinical or medical director or a practice partner. If your concern is about a partner, it may be appropriate to raise it outside the practice – for example, with the medical director or clinical governance lead responsible for your organisation. If you are a doctor in training, it may be appropriate to raise your concerns with a named person in the deanery – for example, the postgraduate dean or director of postgraduate general practice education.

14 You must be clear, honest and objective about the reason for your concern. You should acknowledge any personal grievance that may arise from the situation, but focus on the issue of patient safety.

15 You should also keep a record of your concern and any steps that you have taken to deal with it.

Raising a concern with a regulator

16 You should contact a regulatory body such as the General Medical Council (GMC)5 or another body with authority to investigate the issue (such as those listed at the end of this guidance) in the following circumstances.
Raising and acting on concerns about patient safety

10 General Medical Council

a If you cannot raise the issue with the responsible person or body locally because you believe them to be part of the problem.

b If you have raised your concern through local channels but are not satisfied that the responsible person or body has taken adequate action.

c If there is an immediate serious risk to patients, and a regulator or other external body has responsibility to act or intervene.

Making a concern public

17 You can consider making your concerns public if you:

a have done all you can to deal with any concern by raising it within the organisation in which you work or which you have a contract with, or with the appropriate external body, and

b have good reason to believe that patients are still at risk of harm, and

c do not breach patient confidentiality.

But, you should get advice (see page 11) before making a decision of this kind.
Help and advice

18 If you are not sure whether, or how, to raise your concern, you should get advice from:

a  a senior member of staff or other impartial colleague

b  the GMC’s Confidential Helpline

c  your medical defence body, your royal college or a professional association such as the British Medical Association (BMA)

d  the appropriate regulatory body listed at the end of this guidance if your concern relates to a colleague in another profession, or other relevant systems regulators if your concern relates to systems or organisations rather than individuals

e  Public Concern at Work – a charity which provides free, confidential legal advice to people who are concerned about wrongdoing at work and are not sure whether, or how, to raise their concern.
Part 2: Acting on a concern

All doctors

19 All doctors have a responsibility to encourage and support a culture in which staff can raise concerns openly and safely.

20 Concerns about patient safety can come from a number of sources, such as patients’ complaints, colleagues’ concerns, critical incident reports and clinical audit. Concerns may be about inadequate premises, equipment, other resources, policies or systems, or the conduct, health or performance of staff or multidisciplinary teams. If you receive this information, you have a responsibility to act on it promptly and professionally. You can do this by putting the matter right (if that is possible), investigating and dealing with the concern locally, or referring serious or repeated incidents or complaints to senior management or the relevant regulatory authority.

Doctors with extra responsibilities

21 If you are responsible for clinical governance or have wider management responsibilities in your organisation, you have a duty to help people report their concerns and to enable people to act on concerns that are raised with them.
22 If you have a management role or responsibility, you must make sure that:

a there are systems and policies in place to allow concerns to be raised and for incidents, concerns and complaints to be investigated promptly and fully.

b you do not try to prevent employees or former employees raising concerns about patient safety – for example, you must not propose or condone contracts or agreements that seek to restrict or remove the contractor’s freedom to disclose information relevant to their concerns.

c clinical staff understand their duty to be open and honest about incidents or complaints with both patients and managers.

d all other staff are encouraged to raise concerns they may have about the safety of patients, including any risks that may be posed by colleagues or teams.

e staff who raise a concern are protected from unfair criticism or action, including any detriment or dismissal.
Investigating concerns

23 If you are responsible for investigating incidents or complaints, you have a responsibility towards those who raise a concern. You must:

a protect them from unfair criticism or action, including any detriment or dismissal

b tell them what action has been or will be taken to prevent a recurrence of the problem (if this applies)

c outline the process if they are still not satisfied with the response – for example, if complaints are considered within the Local Authority Social Services and National Health Service Complaints (England) Regulations 2009, the process for escalating the concern to the Health Service Ombudsman.
24 If you are responsible for investigating incidents or complaints, you should also make sure that:

a any investigations or resulting actions are carried out in a way which is consistent with the law, including, for example, the Public Interest Disclosure Act 1998

b you have a working knowledge of the relevant law and procedures under which investigations and related proceedings are carried out

c those being investigated are treated fairly

d appropriate adverse event and critical incident reports are made within the organisation and to other relevant external bodies

e recommendations that arise from investigations are put into practice or referred to senior management

f patients who make a complaint receive a prompt, open, constructive and honest response.

25 You must also make sure that patients who suffer harm receive an explanation and, where appropriate, an apology.
Help and advice

26 If you are not sure how to act on a concern, you should get advice from:

a a more senior member of staff, your organisation’s management team or other impartial colleague

b your responsible officer or, if you are a responsible officer or medical director, a GMC employer liaison adviser

c your medical defence body, royal college or a professional association such as the BMA

d the relevant regulatory authorities (such as the Care Quality Commission, the GMC, or other professional regulators)

e Public Concern at Work.
Useful contacts

Advice and help

Public Concern at Work
Website: www.pcaw.co.uk
Phone: 020 7404 6609

British Medical Association
Website: www.bma.org.uk
Phone: 020 7387 4499

Medical and Dental Defence Union of Scotland
Website: www.mddus.com
Phone: 0845 270 2034

Medical Defence Union
Website: www.the-mdu.com
Phone: 020 7202 1500

Medical Protection Society
Website: www.medicalprotection.org
Phone: 0113 243 6436

NHS Whistleblowing Helpline
Website: www.wbhelpline.org.uk
Phone: 08000 724 725

Regulatory and investigatory bodies

Professional regulatory bodies

General Chiropractic Council
Website: www.gcc-uk.org
Phone: 020 7713 5155

General Dental Council
Website: www.gdc-uk.org
Phone: 020 7167 6000

General Medical Council
Website: www.gmc-uk.org
Phone: 0161 923 6602
Confidential Helpline: 0161 923 6399

General Optical Council
Website: www.optical.org
Phone: 020 7580 3898

General Osteopathic Council
Website: www.osteopathy.org.uk
Phone: 020 7357 6655

General Pharmaceutical Council
Website: www.pharmacyregulation.org
Phone: 020 3713 8000
Pharmaceutical Society of Northern Ireland  
Website: www.psni.org.uk  
Phone: 028 9032 6927

Health and Care Professions Council  
Website: www.hpc-uk.org  
Phone: 0845 300 6184

Nursing and Midwifery Council  
Website: www.nmc-uk.org  
Phone: 020 7637 7181

Other regulatory and investigatory bodies

Care Quality Commission  
Website: www.cqc.org.uk  
Phone: 03000 616161  
See also Raising a concern with CQC: A quick guide for health and care staff about whistleblowing (2011)

Monitor  
Website: www.gov.uk/monitor  
Phone: 020 3747 0000

NHS England (National Patient Safety Agency)  
Website: www.england.nhs.uk  
Phone: 0300 311 22 33

Professional Standards Authority  
Website: www.professionalstandards.org.uk  
Phone: 020 7389 8030

Northern Ireland  
Regulation and Quality Improvement Authority in Northern Ireland  
Website: www.rqia.org.uk  
Phone: 028 9051 7500

Scotland  
The Care Inspectorate  
Website: www.scswis.com  
Phone: 0345 600 9527

Healthcare Improvement Scotland  
Website: www.healthcareimprovementscotland.org  
Phone: 0131 623 4300
Wales

Healthcare Inspectorate Wales
Website: www.hiw.org.uk
Phone: 0300 062 8163
Endnotes

1 Follow the guidance in paragraph 23c (page 10 of Good medical practice) if the risk arises from an adverse incident involving a medical device.

2 General Medical Council (2012) Leadership and management for all doctors.

3 The Public Interest Disclosure Act 1998 (www.legislation.gov.uk/ukpga/1998/23) protects individuals making disclosures that ‘tend to show’ that the health or safety of a person is or may be endangered. These are ‘protected disclosures’.


5 For more information on how we respond to concerns, see www.gmc-uk.org/concerns/index.asp.

6 Updated in June 2013 to refer to the GMC’s confidential helpline. Further information can be found at www.gmc-uk.org/concerns/making_a_complaint/14027.asp. You can contact the Helpline on 0161 923 6399.

7 For guidance in establishing systems and policies in England see Speak up for a Healthy NHS: How to implement and review whistleblowing arrangements in your organisation – www.pcaw.co.uk/policy/policy_pdfs/SpeakupNHS.pdf.


9 For more information, see Good medical practice, paragraph 55, available at www.gmc-uk.org/guidance.

10 Updated in June 2013 to reflect the most appropriate avenues for seeking advice following the introduction of revalidation.
General Medical Council

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