



## Complaints, Suggestions & Compliments Policy

Policy Details	
Practice Name :	AF Dental Dover
Practice Manager Name:	Alia Faki
Readership (Target Audience)	All Staff
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Author	Smart Dental Compliance & Training

Description	Related Key Line of Enquiry				
	Safe	Effective	Caring	Responsive	Well-Led
C1 - How are patients and those close to them involved as partners in their care?	■	■	✓	■	■
R1 - Are services planned and delivered to meet the needs of people?	■	■	■	✓	■
R2 - How are people's concerns and complaints listened and responded to, and used to improve the quality of care?	■	■	■	✓	■
W1 - How does the leadership and culture reflect the vision and values, encourage openness and transparency and promote delivery of high quality care?	■	■	■	■	✓
W2 - How is quality assurance used to encourage continuous improvement?	■	■	■	■	✓
W3 - How are people who use the service, the public and staff engaged and involved?	■	■	■	■	✓

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## 1. Purpose

This policy aims to enable AF Dental Dover to establish and operate systems for identifying, receiving, recording, handling and responding to complaints. As a result of following these procedures AF Dental Dover will investigate and take necessary proportionate action in response to any failure identified by a complainant or investigation. We will ensure that:

- Patients know how to complain and that their comments and complaints are effectively listened to and acted upon. Patients know that they will not be discriminated against for making a complaint.
- Patients feel confident and comfortable in voicing their complaints and concerns.
- Complaints are treated as learning opportunities and also as an opportunity to improve care procedures.

## 2. Accountability

The Registered Provider must establish and operate an effective and accessible complaints system. The Registered Manager and/or Complaints Manager (or Lead) should ensure that practice policies are followed, records kept, significant event analysis completed, and all audit, review and reporting procedures are followed. They also should ensure that staff training on complaints management is included in new staff inductions and that team training is regularly refreshed (see Complaints Lead Job Description).

## 3. Scope

- Registered Provider.
- Registered Manager and/or Complaints Lead.
- Patients
- Relatives/Guardians, where appropriate.
- Other professionals outside agencies.
- All employees.

## 4. Policy

It is the policy of this practice to ensure that:

- There is a clear complaints procedure in place, which is publicised to patients in the public areas of AF Dental Dover.
- AF Dental Dover Manager and/or Complaints Lead have responsibility for collating, responding and investigating complaints.
- The Registered or nominated Complaints Manager has responsibility for ensuring the team has induction training followed up with regular updates in complaints handling.
- The Registered or nominated Complaints Manager has responsibility for ensuring the complaints procedure is carried out correctly.

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- It is clear from the procedure that the complaints will be dealt with respectfully and without prejudice.
- Patients are kept informed of the timescale and at each stage of the handling of a complaint.
- The procedure makes it clear what they should do if they are not happy with the result of a Complaint. Contact details for the relevant commissioning body such as NHS England or a local CCG and PALS service should be on display.
- Complaints from third parties, including family members, present issues of consent and confidentiality.
- If it becomes clear that litigation, or the intent, has started then the complaints procedure may be terminated.
- AF Dental Dover will cooperate with any further investigation by the relevant commissioning body or any involvement by a recognised organisation such as PALS.
- When treatment is made under referral, or treatment is transferred to another provider, Patients are made aware of the complaints system worked by all providers as far as possible.
- Consent and confidentiality must not be compromised during the complaint process unless there are professional or statutory obligations, such as safeguarding, that make this necessary.

## 5. Procedures

To meet these policy requirements AF Dental Dover will observe the following procedures:

### Identifying and Receiving Complaints

- Patients may raise concerns to any member of staff, verbally or in writing.
- They will be directed to AF Dental Dover Manager or Complaints Lead to hear them, or to address a written concern.
- In all cases an acknowledgement will be raised in writing and provided to the complainant within three working days, together with a copy of the Complaints Procedure if this has not been obtained before.
- The reply will give an estimate of the time required to investigate the complaint and reply again, which would normally be within ten working days and no later than twenty days.
- A written response, including the result of investigation, will be issued to the Patient at that time. If this is not possible, the Patient will be informed in writing why, and a new time frame issued.
- Written documentation is retained.
- Patients are informed of the address of the relevant commissioning body, PALS, Health Ombudsman and the GDC should they wish further information or address.
- All complaints are recorded on a complaints record sheet. Regular review of complaints records will assist the Management team in identifying any trends.
- All complaints will be acknowledged in writing within 3 working days. Complainants will be
- replied to within 10 working days of the complaint arising or we will give an estimate of the time

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required to investigate the complaint and the complainant will be given the opportunity to agree an alternative timescale if needed.

- The response will substantiate or not substantiate all points made and give a detailed outcome response with all actions to be taken to resolve issues that have been raised.

### Investigating the Complaint

- Investigations and the related results will be recorded on the complaints form, including additional sheets, if required.
- Complaints will be investigated in the first instance by Practice Manager and/or Complaints Lead, and referred up the chain of management as necessary to reach a satisfactory outcome for the complainant. The Registered Manager will become aware of the matters dealt with by other persons by way of the regular review of the file.
- The Registered Manager will take corrective action if it is felt during this review that complaints are not being appropriately referred up the line of management.
- The person investigating the complaint should gather the information or evidence necessary to fully understand the complainant's concerns. This may include reviewing additional records or speaking to any witnesses.

### Recording the Complaint

- All employees are warned that written complaints recording rules must be complied with, and those records held where they are freely available to supervisors and managers. Any attempt to conceal a complaint may give rise to formal disciplinary action.
- The complainant will be requested to examine the written records of the complaint and sign to indicate agreement with the outcome.
- Records must be kept of all complaints, including those for which no actions were considered necessary after a full and fair investigation.
- In the event of a continued disagreement which cannot be resolved internally, the complainant will be advised to approach an appropriate external authority, such as the CQC, funding authorities such as Social Services or NHS, an independent advocacy service or the Local Government and Social Care Ombudsman.
- The completed complaints form will then be handed to the Registered Manager nominated Complaints Lead for permanent filing, in the complaints file.
- The Management Meeting will periodically (recommended every three months) review all complaints and significant event analysis carried out since the previous review, in order to identify trends and matters which may have appeared to be relatively minor at the time, but which indicate a deeper problem.
- The services action plan should be updated to include all actions to be taken to resolve any requirements or recommendations made following any investigation.

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- The records are kept and provided to CQC at any time that they may ask for them.

#### Complaints Analysis - Following a full and fair investigation

- The Registered Manager and/or Complaints Lead will conduct a significant event analysis (SEA) for each complaint received.
- Findings from the SEA will be presented at a policy review meeting to make recommendations to improve services.
- A full report of the SEA findings along with recommendations to prevent recurrences will be presented to the Registered Provider and after full consideration of the recommendations agreed, relevant policy changes will be made and the team updated.
- Measures taken to improve services will be reviewed on an ongoing basis to ensure that improvements have been maintained.

#### Duty of Candour

- If the complaint is a notifiable incident, as per the Duty of Candour Policy and Procedure, we shall follow that procedure as indicated.

#### Staff Training

- This practice will ensure that every team member is familiar with AF Dental Dover complaints procedure.
- We will provide initial training and regular updates to ensure staff can deal with patients concerns and complaints, and know how to apologise and offer practical solutions.

## 6. Key Contacts

Care Quality Commission (CQC) National Correspondence Citygate, Gallowgate

**Newcastle upon Tyne NE1 4PA Tel:** 03000 616161

**Fax:** 03000 616171

03000 61 61 61

Clinical Commissioning Group (for Patient funded by the Clinical Commissioning Group) The Local Government Ombudsman

**PO Box** 4771

Coventry CV4 0EH

**Tel:** 0845 602 1983 or 024 7682 1960

**Fax:** 024 7682 0001

advice@lgo.org.uk

Independent Advocacy Services

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