Openness and honesty when things go wrong: the professional duty of candour

Explanatory guidance for social care professionals registered with Social Care Wales
This guidance should be read in conjunction with:

The Code of Professional Practice for Social Care
The social care manager practice guidance
The social worker practice guidance
The residential child care worker practice guidance

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About this guidance

This document presents explanatory guidance on duty of candour for all social care professionals (social workers, social care managers, residential child care workers) registered with Social Care Wales.

This document presents explanatory guidance on duty of candour for all social care professionals (social workers, social care managers, residential child care workers) registered with Social Care Wales.

Social Care Wales has agreed a Policy for Development and Implementation of Explanatory Guidance for Workers registered with Social Care Wales. The policy sets out the circumstances in which Social Care Wales may develop explanatory guidance to provide more detail on the principles in practice guidance and the Code of Professional Practice.

The professional duty of candour was identified as an area requiring more guidance. This is because the Code of Professional Practice for Social Care (the Code) now includes “you must be accountable for the quality of your work... this includes being open and honest with people if things go wrong, including providing a full and prompt explanation to your employer or the appropriate authority of what has happened” (section 6.3). This new requirement in the Code derives in part from the Report of the Mid Staffordshire NHS Foundation Trust Public Inquiry (Francis Report). The Francis report contained 12 recommendations all relating to ‘openness, transparency and candour’ including a review of professional codes and guidance to make requirements explicit.

This guidance aims to provide a practical tool, aiding professionals in their practice. The intention is to support professionals to deliver high quality services, working alongside individuals and meeting the aspirations of the Social Services and Well-being (Wales) Act 2014 and the Regulation and Inspection of Social Care (Wales) Act 2016. There is a corresponding expectation that employers will actively promote an open, supportive and fair culture in the workplace, with an emphasis on improvement and learning from mistakes.

This document does not attempt to define a threshold for ‘serious’ mistakes when the duty of candour applies: the expectation is for a culture of openness and honesty at all times, although it is recognised the response will be proportionate to what has occurred.

Whilst the focus of this document is candour in the context of when things go wrong, openness and honesty should be recognised as important values in all professional interactions.
What Social Care Wales already says about openness and honesty

**In the Code of Professional Practice for Social Care, section 6.3, we say:**
You must be accountable for the quality of your work... this includes being open and honest with people if things go wrong, including providing a full and prompt explanation to your employer or the appropriate authority of what has happened.

**In practice guidance we say:**
If you or your staff make a mistake you must be open and honest about it, including providing a full and prompt explanation to your manager or employer of what has happened. You should be willing to reflect on and learn from mistakes.

**In this explanatory guidance (which should be read in conjunction with the Code of Practice and the Practice Guidance relevant to your role) we explain and expand on how social care professionals can put these standards into practice. Serious or persistent failure to follow this explanatory guidance will put your registration at risk.**
The professional duty of candour

As a social care professional you must be open and honest with individuals when something that goes wrong with their care or support has, or has the potential to have, an adverse effect on their well-being. This means that you must:

- tell the individual (or where appropriate the individual’s carer, family or advocate) when something has gone wrong
- apologise to the individual (or where appropriate the individual’s carer, family or advocate)
- explain to the individual (or where appropriate the individual’s carer, family or advocate) the consequences of what has happened
- remind the individual (or where appropriate the individual’s carer, family or advocate) of their right to make a complaint
- involve the individual in deciding an appropriate remedy to put things right, where possible.

You must also:

- be open and honest with your manager, employer and relevant organisations, and take part in investigations and reviews when required
- discuss and agree actions with your manager or employer to put things right, including telling the individual what has gone wrong and apologising
- be open and honest with your regulatory bodies, raising concerns when appropriate
- support and encourage other professionals to be open and honest and to raise their concerns.

You must not obstruct or attempt to dissuade a colleague in raising their concerns.

1 Definition of ‘candour’ as used in this document - the volunteering of all relevant information to persons who have, or may have, been harmed by the provision of services, whether or not the information has been requested, and whether or not a complaint or a report about that provision has been made. Definition from Report of the Mid Staffordshire NHS Foundation Trust Public Inquiry, 2013.

2 In this document, the term ‘individual’ refers to the person the social care professional supports or cares for in their work whether that be a child, young person or adult.
When you realise that something has gone wrong (see appendix 1 for examples) you should do what you can immediately to put things right. In agreement with your manager or employer, you or someone from your team should speak to the individual. In some cases, it may be helpful if a team member and a manager speak to the individual together. If you are unsure about who should speak to the individual, and at what point, you should get advice from your manager or an appropriate senior colleague.

You should share, sensitively and in language the individual can understand, all you know and believe to be true about what went wrong and why and what the consequences are likely to be. You should explain about any investigation taking place and when the outcome is likely to be known.

You should apologise to the individual about what happened. An apology does not amount to an admission of legal liability. But the individual has the right to receive an apology from the most appropriate team member. Where the event or incident in question gives rise to an allegation of impaired fitness to practise, it is relevant to note that a fitness to practise panel may view an apology as evidence of insight. You should record the details of your apology in the individual’s records.

You should involve the individual in deciding how to put things right where possible, recognising this may require more than one conversation and allowing the individual time to consider their options and take advice.

You should make sure the individual knows who to contact if they have any further questions or concerns, or wish to speak to someone more senior, or need support. You should make sure they have information about how to make a complaint, independent advocacy and other support available. You should ensure individuals are supported to access these channels, as necessary.
Being open and honest with your organisation

When something goes wrong with an individual’s care and support, it is crucial it is reported at an early stage so that actions can be agreed, lessons can be learned and individuals can be protected in the future. You must follow your organisational policy relevant to what has happened, for example, health and safety, reporting, security policy etc.

Similarly, you must be open and honest with your organisation about ‘near misses’, i.e. incidents that had the potential to cause harm but did not do so. Such occurrences can provide important opportunities for learning and preventing harm in the future.

If you are unsure about your role or how to proceed with dealing with a mistake or a ‘near miss’, you must seek assistance from a manager or other senior colleague in your organisation.

Learning from mistakes

You must take part in investigations and reviews of the standards and performance of your work and your team, actively working to improve the service.

You must use supervision, appraisal and staff development opportunities to reflect on your practice and that of your team in order to learn and improve.

You must listen to the views and experiences of the individuals you support and care for in your work and learn from them.
Additional responsibilities for managers

If you are responsible for leading, managing, supervising, mentoring or supporting other social care professionals, you must promote openness and honesty as described in this guidance and address any concerns. You must do all that you can to encourage an open and learning culture in the workplace.

You must promote awareness of the Code of Professional Practice by individuals who use the service.

You should ensure that the staff you line manage receive the induction, support, supervision and staff development opportunities they require to know what is expected of them and to provide a safe, high quality service.

You should ensure that mistakes are investigated thoroughly, impartially and appropriately and in accordance with organisational policies and legal requirements. You should record, implement and monitor recommendations for improvement arising from investigations.

If monitoring identifies repeated mistakes, you must take appropriate action.

Your organisation’s duty of candour

All social care organisations have a duty to support staff to report and record adverse incidents, to support staff to be open and honest, to contribute to investigations and to develop best practice. If systems are not in place in your organisation, you should speak to your manager or employer. If those responsible do not take adequate action, you should seek independent advice from an appropriate regulatory or advisory body.

N.B. Please note: Social Care Wales practice guidance relevant to your role includes additional and related guidance on Raising and Acting on Concerns. You should be familiar with relevant policies and procedures in your workplace for reporting concerns, e.g. Harassment and Bullying at Work Policy, Safeguarding Policy, Whistleblowing Policy, Equality and Diversity policies.
Appendix

What can go wrong with an individual’s care and support?

In this guidance, the duty of candour applies when something goes wrong with an individual’s care or support that has, or has the potential to have, an adverse effect on the individual’s well-being.

Things can go wrong even when services are well run and managed: the consequences can range from minor inconvenience to serious, even long term implications for an individual’s life.

Things can go wrong as a result of action or inaction on the part of a social care professional or other member of the team and, whilst by no means an exhaustive list, might include:

• giving the wrong information
• losing an individual’s belongings
• breaching confidentiality
• medication errors
• breaching organisational policy and guidelines, e.g. in the use of restrictive physical intervention
• equipment not used properly
• not passing on important information to a colleague or manager
• not acting on concerns raised by an individual
• inadequate standards of personal care
• not reporting safeguarding concerns that were witnessed or disclosed, etc.