Letter sent to: All Healthcare Professional Bodies & Regulatory Bodies.

November 4, 2019

From: Prerana Issar, NHS Chief People Officer

Dear

You may well be aware of an important piece of work completed by NHS England and NHS Improvement in response to a tragic event that occurred at Imperial College Healthcare NHS Trust (ICHT) three years ago. Details of this work, conducted by an appointed Advisory Group, together with the reasons for its commission, are provided in the enclosed letter that was personally issued by Baroness Harding to all NHS trust and NHS foundation trust chairs and chief executives in May of this year.

The Advisory Group made a series of recommendations, many of which were used as the basis for the provision of additional guidance to provider organisations (also at the enclosure). The purpose in issuing this guidance was to encourage all NHS staff, and in particular boards and HR teams, to reflect on its contents. Boards were further asked to review and assess their respective procedures and processes relating to the management of investigatory and disciplinary matters against the guidance, and to make any adjustments required to bring their organisation in line with best practice. Feedback from the provider community suggests that the guidance was well-received and recognised as representing actions characteristic of responsible and caring employers, while also reflecting our NHS values.

Acknowledging the importance of promoting good practice in the management and conduct of local investigations and disciplinary procedures across the Service, a broader recommendation made by the Advisory Group was that: ‘Healthcare regulatory and professional bodies should consider reviewing their respective guidance and standards issued to their registrants, which relate to the management and conduct of local investigations and disciplinary procedures, to ensure fairness, consistency and alignment’. Therefore, I am seeking your support of this recommendation and agreement to undertake an examination of any such guidance you may have provided to your registrants, or are considering developing, to ensure it addresses the issues highlighted above. As you may know, the General Medical Council already has in place guidance relating to the management and leadership functions of its registrants (‘Leadership and management for all doctors’ - 2012) and this is commended as being an example of good practice.

In conducting such an examination, you may also wish to consider offering guidance on a range of specific issues that are relevant to management responsibilities exercised by registrants. These could include, for example: expectations regarding high standards of personal conduct and behaviour towards staff; the duty to always act with honesty, compassion, fairness, impartiality and discretion; avoiding, unless in exceptional circumstances, the use of ‘some other substantial reason’ (SOSR) to dismiss staff; and to ensure that management interventions and actions prioritise the welfare of individuals above any self-interest. Similarly, it is a duty of individuals undertaking management responsibilities to immediately challenge when contra-behaviours and actions are observed in others. In developing guidance, consultation with your membership is likely to highlight other considerations and potential remedies which may help to prevent and/or resolve future issues.
In the interests of promoting consistency of approach, NHS England and NHS Improvement would be keen to be consulted on, and to provide support in, the development and/or revision of any new or existing guidance. The principal point of contact for this purpose is my office.

Lastly, a further recommendation of the Advisory Group was that the procedures established by ‘Maintaining High Professional Standards in the Modern NHS’ (a framework for the initial handling of concerns relating to doctors and dentists) should inform the development and implementation of a common management framework for handling concerns relating to all NHS Staff, regardless of profession, role or the type of NHS organisation within which they work. Soundings taken from the HR Director community suggests there is an appetite for the development of a common framework and some scoping work has begun. Clearly, in pursuing this work, there will need to be extensive engagement with all stakeholders, but at this early stage any initial thoughts you may wish to share would be gratefully received.

Thank you in anticipation of your support.

Yours sincerely

Prerana Issar

NHS Chief People Officer

Enclosure:

Learning lessons to improve our people practices - Letter from Baroness Harding to all NHS trust and NHS foundation trust chairs and chief executives, 24 May 2019.
To:
NHS trust and NHS foundation trust chairs and chief executives
Tel: 020 3747 0000

24 May 2019

Dear colleagues

Learning lessons to improve our people practices

I am writing to share with you the outcomes of an important piece of work recently undertaken in response to a very tragic event that occurred at a London NHS trust three years ago.

In late 2015, Amin Abdullah was the subject of an investigation and disciplinary procedure. The protracted procedure culminated in Amin’s summary dismissal on the grounds of gross misconduct. Tragically, in February 2016 just prior to an arranged appeal hearing, Amin took his own life. This triggered the commissioning of an independent inquiry undertaken by Verita Consulting, the findings of which were reported to the board of the employing Trust and to NHS Improvement in August 2018. The report concluded that, in addition to serious procedural errors having been made, throughout the investigation and disciplinary process, Amin was treated very poorly, to the extent that his mental health was severely impacted. Verita’s recommendations were accepted by the Trust, in full, and have largely been implemented.

Subsequently, NHS Improvement established a ‘task and finish’ Advisory Group to consider to what extent the failings identified in Amin’s case are either unique to this Trust or more widespread across the NHS, and what learning can be applied. Comprising of multi-professional stakeholders and subject matter experts representing both the NHS and external bodies, together with an advocate for Amin’s partner, the Group conducted an independent analysis of both the Verita findings and several historical disciplinary cases, the outcomes of which had attracted criticism in Employment Tribunal proceedings and judgements. HR directors of provider organisations were advised of the Group’s activity and invited to share details of any local experiences and/or examples of measures being taken to improve the management of employment issues.

The analysis highlighted several key themes associated with the Verita inquiry which were also common to other historical cases considered. Principal among these were: poor framing of concerns and allegations; inconsistency in the fair and effective
application of local policies and procedures; lack of adherence to best practice guidance; variation in the quality of investigations; shortcomings in the management of conflicts of interest; insufficient consideration and support of the health and wellbeing of individuals; and an over-reliance on the immediate application of formal procedures, rather than consideration of alternative responses to concerns.

The NHS England and NHS Improvement People Committees in Common received a detailed report on the outcomes of the Advisory Group’s activities, which included recommendations that aim to ensure the captured learning is used to best effect in informing positive changes across the NHS. The Committees recognised that, sadly, Amin’s experiences are far from unique and acknowledged there needs to be greater consistency in the demonstration of an inclusive, compassionate and person-centred approach, underpinned by an overriding concern to safeguard people’s health and wellbeing, whatever the circumstances. This view certainly echoed many of the comments we have received from across the NHS during our recent People Plan engagement.

Some of the proposed recommendations will require further discussion with key stakeholders, including regulatory and professional bodies (in particular, I am keen that consideration and assessment of the ‘health’ of organisational culture, including aspects relating to the management of workplace issues, is given more prominence in the ‘well-led’ assessment domain). The majority, though, can be immediately received and applied.

Enclosed with this letter is additional guidance relating to the management and oversight of local investigation and disciplinary procedures which has been prepared based on the Advisory Group’s recommendations. You will recognise the guidance as representing actions characteristic of responsible and caring employers and which reflect our NHS values. I would ask that you, your HR team and your Board review them and assess your current procedures and processes in comparison and, importantly, make adjustments where required to bring your organisation in line with this best practice. I would draw your attention to item 7 of the guidance and ask you to consider how your Board oversees investigations and disciplinary procedures. Further, with respect to any cases currently being considered and all future cases, I would ask you to review the following questions (and, where necessary, take corrective action in response):

* Is there sufficient understanding of the issues or concerns, and the circumstances relating to them, to justify the initiation of formal action?

* Considering the circumstances, in the eyes of your organisation and others external to it, would the application of a formal procedure represent a proportionate and justifiable response (i.e. have other potential responses and remedies, short of formal intervention, been fully assessed before being discounted)?

* If formal action is being or has been taken, how will appropriate resources be allocated and maintained to ensure it is conducted fairly and efficiently; how are you ensuring that independence and objectivity is maintained at every stage of the process?

* What will be the likely impact on the health and wellbeing of the individual(s) concerned and on their respective teams and services, and what immediate and ongoing direct support will be provided to them? Further, how will you ensure the dignity of the individual(s) is respected at all times and in all communications, and that your duty of care is not compromised in any way, at any stage.

* For any current case that is concluding, where it is possible that a sanction will be applied, are similar questions being considered?
In highlighting these issues, which I know will be important to you and your teams, I would like to thank all those colleagues who directly contributed to and informed the work completed by the Advisory Group. I would particularly like to acknowledge the endeavours of Amin’s partner Terry Skitmore and his advocate Narinder Kapur, without whose dedication and sacrifices the Amin Abdullah inquiry and subsequent development work by NHS Improvement would not have taken place.

I know that we are all keen to ensure we treat our people fairly and protect their wellbeing. Implementing the attached guidance consistently well across the NHS will contribute to that goal. It is tragic that we are learning these lessons after Amin’s death, but we owe it to him and the others who have suffered in similar circumstances to act now.

Thank you for your attention to these vital issues.

Best wishes

Baroness Dido Harding
Chair, NHS Improvement

Enclosure:

Additional guidance relating to the management and oversight of local investigation and disciplinary procedures

Copies:

Chair, Care Quality Commission
Chair, NHS Providers
Chair, Nursing and Midwifery Council
Chief Executive, NHS Employers

Additional guidance relating to the management and oversight of local investigation and disciplinary procedures

1. Adhering to best practice

   a) The development and application of local investigation and disciplinary procedures should be informed and underpinned by the provisions of current best practice, principally that which is detailed in the Acas ‘code of practice on disciplinary and grievance procedures’ and other non-statutory Acas guidance; the GMC’s ‘principles of a good investigation’; and the NMC’s ‘best practice guidance on local investigations’ (when published).

   b) All measures should be taken to ensure that complete independence and objectivity is maintained at every stage of an investigation and disciplinary procedure, and that identified or perceived conflicts of interest are acknowledged and appropriately mitigated (this may require the sourcing of independent external advice and expertise).

2. Applying a rigorous decision-making methodology
a) Consistent with the application of ‘just culture’ principles, which recognise that it is not always appropriate or necessary to invoke formal management action in response to a concern or incident, a comprehensive and consistent decision-making methodology should be applied that provides for full and careful consideration of context and prevailing factors when determining next steps.

b) In all decision-making that relates to the application of sanctions, the principle of plurality should be adopted, such that important decisions which have potentially serious consequences are very well informed, reviewed from multiple perspectives, and never taken by one person alone.

3. **Ensuring people are fully trained and competent to carry out their role**

   Individuals should not be appointed as case managers, case investigators or panel members unless they have received related up to date training and, through such training, are able to demonstrate the aptitude and competencies (in areas such as awareness of relevant aspects of best practice and principles of natural justice, and appreciation of race and cultural considerations) required to undertake these roles.

4. **Assigning sufficient resources**

   Before commencing investigation and disciplinary procedures, appointed case managers, case investigators and other individuals charged with specific responsibilities should be provided with the resources that will fully support the timely and thorough completion of these procedures. Within the overall context of ‘resourcing’, the extent to which individuals charged with such responsibilities (especially members of disciplinary panels) are truly independent should also be considered.

5. **Decisions relating to the implementation of suspensions/exclusions**

   Any decision to suspend/exclude an individual should not be taken by one person alone, or by anyone who has an identified or perceived conflict of interest. Except where immediate safety or security issues prevail, any decision to suspend/exclude should be a measure of last resort that is proportionate, timebound and only applied when there is full justification for doing so. The continued suspension/exclusion of any individual should be subject to appropriate senior-level oversight and sanction.

6. **Safeguarding people’s health and wellbeing**

   a) Concern for the health and welfare of people involved in investigation and disciplinary procedures should be paramount and continually assessed. Appropriate professional occupational health assessments and intervention should be made available to any person who either requests or is identified as requiring such support.

   b) A communication plan should be established with people who are the subject of an investigation or disciplinary procedure, with the plan forming part of the associated terms of reference. The underlying principle should be that all communication, in whatever form it takes, is timely; comprehensive; unambiguous; sensitive; and compassionate.

   c) Where a person who is the subject of an investigation or disciplinary procedure suffers any form of serious harm, whether physical or mental, this should be treated as a ‘never event’ which therefore is the subject of an immediate independent investigation commissioned and received by
the board. Further, prompt action should be taken in response to the identified harm and its causes.

7. **Board-level oversight**

Mechanisms should be established by which comprehensive data relating to investigation and disciplinary procedures is collated, recorded, and regularly and openly reported at board level. Associated data collation and reporting should include, for example: numbers of procedures; reasons for those procedures; adherence to process; justification for any suspensions/exclusions; decision-making relating to outcomes; impact on patient care and employees; and lessons learnt.