

Improvement plan in response to recommendations outlined in the independent investigation into the care and treatment of Mr S 22 September 2017

In 2010 a very serious incident occurred in Derbyshire, which involved an individual in receipt of mental health services (Mr S). Immediately after this tragic event, Derbyshire Healthcare NHS Foundation Trust undertook an internal investigation, in order to explore the care and treatment provided to Mr S and to identify any learning. An action plan was developed in response to this internal investigation, which has now been completed in full.

Separate to the Trust's internal investigation, NHS England commissioned an independent investigation into the care and treatment provided to Mr S. This report is being published today (22 September 2017). It is usual procedure for NHS England to commission an external report following a serious incident of this type, which involved a patient in receipt of mental health services. The report and its associated recommendations come from a non-NHS organisation.

A draft copy of the independent investigation report was shared with the Trust early in 2017. The report and its recommendations have been accepted in full by the Trust.

The Trust has developed an improvement plan in response to the recommendations outlined, which follows below. This improvement plan has been in place since April 2017 and builds on actions already undertaken as a result of our own initial internal investigation. The improvement plan will continue to be updated and the Trust is committed to implementing all the report's recommendations in full.

Derbyshire Healthcare NHS Foundation Trust deeply regrets the missed opportunities outlined in this report. We offer our sincere apologies to the families and friends of all those affected by these tragic circumstances.

Ifti Majid
Acting Chief Executive
Derbyshire Healthcare NHS Foundation Trust

Key:

Complete	In process	Attention required	Not started

	Recommendation	Comments from the Independent Investigation	Action and associated progress	Timescales				
1.	Ensuring formal adherence to the Care Programme Approach	i) Whilst the investigation team acknowledges services were responsive (providing the person with both psychology and admission whenever required), they did not follow a formalised CPA process and were not able to obtain as full an understanding of Mr S as they might have.	<p>The Trust has committed to revise its CPA Policy in two phases. The first phase, to revise the policy in full, has now been undertaken and the new policy was ratified by the Trust's Quality Committee on 7 September 2017.</p> <p>The new policy includes clarification in respect of the role of a care co-ordinator and includes expectations in respect of family inclusive practice.</p> <p>The second phase will outline expected standards at each level of CPA, changes to electronic pathways and records to enact in practice, alongside further revisions in line with national recommendations and changes currently in development. Phase 2 is due to commence in November 2017</p> <p>In addition the updating the CPA policy, the model of CPA in the Trust is in full redesign. Staff have been engaged through surveys and wider conversations regarding the changes have identified, which would support them in better implementing the CPA process. This engagement took place</p>	<p>Phase 1 completed following ratification in September 2017.</p> <p>A model of CPA is scheduled to be introduced new in September 2018.</p> <p>Phase 2 of further additional CPA service improvements will commence in November 2017.</p> <p>This has now commenced and a new model is designed.</p> <p>Full development day 12/12/2017.</p> <p>Consultation – Trust wide and communicating (Dec and Jan).</p>				

			over the Spring/Summer of 2017.	<p>Briefing – drafting a policy for Jan Quality Committee, was received.</p> <p>May 18 2nd Draft policy out too consultation-completed</p> <p>May 18 Up-date COO and DON, will support CPA redesign and final revisions to draft policy, staff engagement and review.</p>		
		ii) The ethos of the CPA should be reflected and strengthened in the training programmes staff are required to attend and the priorities identified in individual and group supervision.	<p>The Trust has revised its CPA training programme to reflect the developments outlined in the new CPA policy. ,</p> <p>Ongoing compliance checks will take place through supervision and audit processes.</p>	<p>A new training programme will commence in December 2017 and this model will be embedded into all future training courses. New communities block training on CPA and new model (Jan 2018).</p>		

		<p>iii) Caseload management supervision should include routine review of all cases to ensure the appropriate applications of the principles and ethos of the CPA have been addressed, and to enable corrective action to be taken if required.</p>	<p>Following implementation of the new CPA policy, team managers will audit all current CPA records every six months.</p>	<p>Audits will commence in September 2017 and will remain in practice as part of clinical governance procedures. CPA audits are active. Revised new model will occur on new levels of care and CPA.</p> <p>Care plan and practice audits have been redesigned and regular audits are occurring (KW)- May audit completed. Scheduled for next governance committee</p>		
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		<p>iv) The implementation of this recommendation should be monitored by periodic audit.</p>	<p>A summary report will be received by the Trust's Quality Committee for assurance every six months.</p>	<p>The first report is due to be received in November 2017 post policy implementation. Sep Quality Committee report on progress.</p> <p>Caseload supervision increasing and monitored by monthly dashboard/ audit monitoring. This is presented monthly in assurance report. May up-date supervision up-take increasing. Continued performance improvement</p> <p>Scheduled for March 018, up-date on CPA and audit in May completion and the next Quality committee.</p>		
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		<p>v) The Trust's CPA policy and auditing of that policy should ensure that CPA Care Plans reflect the ethos of CPA in order that current psychiatric, social, family circumstances</p>	<p>A working group is reviewing ways to improve process and embed the ethos of CPA in clinical practice. A staff survey is underway to gather innovative ideas and suggestions.</p>	<p>Scheduled for completion by March 2018.</p> <ul style="list-style-type: none"> • Survey completed • Development documents • Working group – monthly • New survey Jan 2018 • New model in design. <p>Care plan and CPA audit have occurred in March and May 18 audit report at next Quality committee</p>		
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		and risk characteristics of service receivers are addressed and that individual service receiver centered care can be delivered.				
		vi) Management supervision of caseloads and co-ordination via the CPA must be enforced separately. These pre-existing processes must be used more effectively. The effective implementation of this recommendation should be monitored.	<p>Team Managers will audit all current CPA records every six months. This process will commence in October 2017 and will include compliance checks on the quality of management supervision in place, to ensure that it is occurring and is effective. This will recommence once the phase 2 revision of the CPA policy is complete.</p> <p>Outside of the audit, additional random checks will also be undertaken by nursing and quality team, with direct feedback to the practitioner and manager concerned.</p>	<p>To commence in October 2017 and will form part of on-going clinical records audit.</p> <p>Caseload – A CPA audit is active and will be completed in a rolling cycle May, with submission to Quality committee</p> <p>Nursing & Quality Automated EPR automated compliance checks on safety plans and Care plans with daily reports have been completed in May for in-patients and will be rolled out Trust wide</p>		

2.	Working with carers (and family members, where applicable)	i) "Consent to share" information should be updated regularly to promote effective communication between the practitioner, the service receiver and carers/family members. Protocols and policies should be introduced to secure this.	<p>Consent to share policies are to be reviewed by the Trust's information governance group in 2017.</p> <p>Standard operating procedures on updating family and key person/carer details will be audited as part of team manager audit of CPA every six months.</p> <p>Clinical teams and administrators are aware of this development and clinic based reviews have commenced, reconfirming details and contacts at clinics since June 2017.</p>	<p>Meeting scheduled for 28th September 2017 and ratification on completion of policy review.</p> <p>Consent to share policies are in place, update family and care details are in place. This will be included in the CPA audit</p> <p>Routine updating family and key person/carer details has commenced in out-patient clinics and will continue Trust wide in the next APRIS upgrade scheduled for Q3 2018</p>			
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			<p>The next phase will be to reconfirm consent to share information in new leaflets and structured programmes to check and ensure consent to share is refreshed as part of the reviewed CPA process at all clinical care levels.</p>	<p>To be commenced from September 2017 and completed by April 2018</p> <p>Consent to share is being audited in this cycle and will be revised further with changed in GDPR.</p>			
		<p>ii) Those closely involved in care should always be given a contact point to access the Mental Health system in a crisis. Communication should be established as early as possible.</p>	<p>Family/carer contact cards have been in place since 2012 and were revised in 2014. The cards were redesigned in 2017 and supplemented with the SBARD communication tool.</p> <p>The Trust's safeguarding lead has commenced an audit of the use and value of the contact cards. Discussions with family and carer groups have commenced, with a formal audit scheduled for November 2017. The cards will be revised following feedback received through this process.</p>	<p>Formal audit scheduled for November 2017.</p> <ol style="list-style-type: none"> 1. SBARD crisis numbers, Carers Handbook updated 2. Nov 2017 – Christmas card project with crisis for individuals and family disseminated-completed 3. Feedback from carers, 4E's used and valued 4. Survey January on use and improvement. 			

	iii) The Trust reviews its policy for identifying carers and making it more flexible in its assessment and easier for individuals to be recognised and therein supported as “formal” carers.	<p>A new Carers’ Strategy has been developed and was launched throughout the organisation in January 2017.</p> <p>The strategy will continue to be updated and audited. Triangle of care benchmarks will be continually revisited and reinforced.</p>	<p>Completed in January 2017.</p> <p>Reprints occurring with leaflets in all bases</p> <p>Triangle of care level 2 was achieved</p>			
	iv) Collateral histories should be taken from carers/family	A new safety planning process was piloted in 2017 and introduced in April 2017 which	Complete.			

		<p>members to secure a greater insight into a service receiver's situation and those of the carers/family members themselves.</p>	<p>includes an assessment of historical and current risks, informed by collateral histories.</p> <p>The new process for developing a patient safety plan includes family history and collateral information from a formal carer or family's perspective. We have trained over 90% of our staff to date.</p> <p>This process has been included in the Phase 1 Policy review.</p> <p>Think Family and family inclusive practice training has been completed since 2014 and at March 2017 was at over 85% of staff.</p>	<p>Complete.</p>			
			<p>The new safety planning process includes assessment of historical and current risks informed by collateral histories.</p> <p>Collateral history taking is included in safety planning training and suicide awareness training and process, which all clinical staff undertake.</p>	<p>March 2018, this practice is in roll out and FACE risks screens are phasing out.</p> <p>A further review of the completion in all cases will be reviewed in September 2018 (in line with new automated EPR process)</p>			

		<p>v) In order to obtain a comprehensive understanding of the service receiver's current psychiatric, social and family circumstances and risk characteristics, the Trust's Quality Assurance Programme should be revised to ensure</p>	<p>Collateral histories are collected to inform patient safety plans.</p> <p>A new process for developing effective patient safety plans was rolled out in April 2017. A review meeting was held with clinicians in July 2017. A second review meeting was held in October 2017 to continue this work and full Trust wide implementation.</p>	<p>March 2018</p> <p>This practice is in roll out and FACE risks screens are phasing out.</p> <p>A further review of the completion in all cases will be reviewed in September 2018</p>		
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		that teams are required to actively seek carers/family members' involvement and views.				
		vi) The standard practice of clinical teams in relation to this recommendation should be monitored by periodic audit.	<p>The following periodic audits have been scheduled:</p> <p>Audit of carers' operational plan is scheduled for 2017's work plan ~</p> <p>Audit of safety plan scheduled for the 2017 work plan</p>	June 2018	~	
				<p>The Trust wide dashboard with monthly audit, measures the up-take and roll out of safety planning March 2018</p> <p>New compliance model of checks on safety plans completed in May 2018 and full Trust roll out by September 2018</p>		
3.	Improving liaison with family after adverse events	i) The Trust must take steps to demonstrate greater awareness of the knowledge levels of family members of victims, their specific backgrounds and insights and their interactions with the Trust post-incident.	<p>Learning from these tragic circumstances is to be incorporated into the Family Liaison Service's operational practice.</p> <p>Operational processes have been improved and are described in the updated Learning from Serious Incidents and Deaths Policy, which was received by the Quality Committee in September 2017.</p>	Completed		
				<p>Policy standards and practice up-dated September 2017</p> <p>Family liaison model visited by joint NHS E and NHS I visit and evidence provided of model and impact</p>		

		<p>ii) The trust implements and enforces policies to ensure that, in homicide/suicide cases such as this, the families of the victims are supported, continuously apprised of developments post incident and generally made to feel as though they are 'involved' in the process and not 'just forgotten about'.</p>	<p>A new family liaison service was established in Summer 2014, and the service became fully operational in 2015 to support families following serious incidents such as this. The service will continue to develop and learn from incidents to embed learning and make improvements to our operational practice.</p> <p>Operational processes have been improved and are described in the updated Learning from Serious Incidents and Deaths Policy, which was received by the Quality Committee in September 2017.</p> <p>This service will continually reflect upon Family and carer feedback to improve the service experience.</p>	<p>Complete. Completed September 2017</p> <p>Audit / feedback on family liaison service – 2017/2018 (year end).</p>			
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