Approved Clinical Coding Auditor Code of Conduct
2018-19
Version 9.0
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9 Glossary of Terms
1 Introduction

1.1 Purpose of Document

The Terminology and Classifications Delivery Service (by virtue of this Code of Conduct) lays down the key principles, standards and protocols which includes certain limits, boundaries and guidance which an approved clinical coding auditor is required to follow when using and applying all aspects of the national Clinical Coding Audit Methodology.\(^1\)

The Clinical Coding Audit Methodology is designed for auditing coded data using the clinical classifications ICD-10\(^2\) and OPCS-4\(^3\).

1.1.1. Audience

The Code of Conduct is applicable to all clinical coding auditors approved by the Terminology and Classifications Delivery Service.

The Code of Conduct may also be useful to any individual or organisation commissioning the audit.

For the purpose of this document, any reference to ‘audit’ or ‘auditor’ throughout this document specifically pertains to clinical coding audit and clinical coding auditor.

2 Auditor Accountability

A clinical coding auditor is accountable to the commissioner of the audit. The ‘commissioner’ of an audit refers to the person who requests the audit. This could include a wide range of individuals interested in the quality of clinical coded data including NHS managers and clinicians.

A clinical coding auditor is expected to abide by this Code of Conduct and any dispute or disagreements concerning the conduct of any party involved in the process will be dealt with in accordance with guidance given later in this document.

- An auditor must not accept payment from any third party in respect of an audit.
- A lead auditor will be identified where appropriate.
- An auditor is responsible for applying the current version of the national Clinical Coding Audit Methodology and adhering to the guidelines provided by the Terminology and Classifications Delivery Service.
- The lead auditor will secure the agreement of the commissioner to comply with the Terminology and Classifications Delivery Service audit methodology audit

\(^1\) The Clinical Coding Audit Methodology framework provides a working NHS-wide model for carrying out coded clinical data audits, general or themed. It is only available to auditors that have successfully completed formal clinical coding auditor training delivered by the Terminology and Classifications Delivery Service.


\(^3\) OPCS Classification of Interventions and Procedures Version 4.8
authentication mechanism before undertaking the work. This will prevent undue pressure being placed on the auditors should a dispute arise.

- An Approved Clinical Coding Auditor will comply with current National Clinical Coding Standards and will only assess the quality and accuracy of the clinical coded data against these standards. Other assessments and comparisons will be seen as judgemental and as a result should not be pursued by the auditor.

- An Approved Clinical Coding Auditor will uphold the reputation and good standing of the Terminology and Classifications Delivery Service in particular, and the profession in general, and shall seek to improve professional standards through participation in their development, use and enforcement. This includes when engaging in social media activities and online discussions. Any issues or concerns the auditor may have regarding the Terminology and Classifications Delivery Service or fellow Approved Clinical Coding Trainers/Auditors should be directed through the appropriate channels via information.standards@nhs.net and not via online discussions and social media channels.

- Contact the Information Standards Helpdesk (see Appendix A) to seek advice if encountering difficulties when completing an audit, or for general queries. If for whatever reason a dispute arises, procedures must be instigated as detailed later in this document.

- Where possible an auditor should not undertake an external audit at a Trust if previously involved in an internal audit or training at the same Trust. However if the auditor’s employment status has changed (e.g. now working for another organisation) and the audit time frame does not overlap with the auditor’s period of employment at that Trust then the audit can be undertaken. In cases where an approved auditor is also an approved clinical coding trainer and responsible for the delivery of clinical coding training within the same organisation, this must be declared in the audit report.

### 3 General Principles

#### 3.1 Underlying principles

There are eight underlying principles for holders of public office and clinical coding auditors are considered as holding this status. The principles are as follows:

- **3.1.1 Selflessness**

  Holders of public office should take decisions solely in terms of the public interest. They should not take decisions to gain financial or other material benefits for themselves, their family, or their friends. The principle applies to all auditors.

- **3.1.2 Integrity**

  Holders of public office should not place themselves under any financial or other obligation to outside individuals or organisations that might influence them in the performance of their official duties. This includes exercising consideration and care in the use of social media and
ensuring that the Terminology and Classifications Delivery Service is not brought into disrepute. See Section 2 of this document.

3.1.3 Objectivity

In carrying out public business, including making public appointments, awarding contracts, or recommending individuals for rewards and benefits, holders of public office should make choices on merit.

An auditor must retain objectivity, auditing only against documented national standards. Any discrepancies outside of national standards are deemed as judgemental and should not be pursued by the auditor.

Current national standards are available by accessing the NHS Digital Delen website.

3.1.4 Accountability

Holders of public office are accountable for their decisions and actions to the public and must submit themselves to whatever scrutiny is appropriate to their office.

3.1.5 Openness

Holders of public office should be as open as possible about all the decisions and actions that they take. They should give reasons for their decisions and restrict information only when the wider public interest clearly demands.

3.1.6 Honesty

Holders of public office have a duty to declare any private interests relating to their public duties and take steps to resolve any conflicts arising in a way that protects the public interest.

3.1.7 Leadership

Holders of public office should promote and support these principles by leadership and example.

3.1.8 Probity

The key element of this Code of Conduct is probity. Auditors must undertake their duties with the underlying principles in mind, and declare any conflicts of interest or concern which may cause them to act against these principles.

3.2 NHS Data Security and Protection

Any organisation processing NHS information is required to comply with relevant legal and professional obligations that affect the management, use and disclosure of NHS information. An auditor is expected to adhere to their employing organisation’s arrangements as part of compliance and if in any doubt should seek further clarification.

The following document provides a useful overview of legal and professional obligations:
3.3 Competency

Professional competence underpins all auditor activity enhanced through training, best practice and continuous professional development (CPD) to be up-to-date with current national clinical coding standards.

Approved Clinical Coding Auditors will evidence competency and CPD by maintaining their personal Approved Auditor Log Book. The commissioner/requester of an audit has the right to ask to review an auditor’s log book prior to commissioning an auditor’s services. (Also see section 7 Maintaining Approved Auditor Status)

4 Rules of Conduct

The whole audit process must be open and transparent. Auditors must behave impeccably whilst on site and show the utmost respect to the Trust’s personnel making sure that there is no conflict at any time during the audit. The Trust has every right to complain if they are unhappy with an auditor’s behaviour.

4.1 Role of the auditor

The auditor will:

- work in conjunction with another auditor where appropriate.
- treat staff, service users and their carers’ fairly regardless of race, ethnic or national origin, age, religion, gender, marital status, disability or sexual orientation.
- conduct themselves with integrity, impartiality, honesty and without bias or incompetence.
- declare, if within the last 12 months, they have ever been employed or contracted by or have other personal links with a Trust prior to significant contact.
- take all reasonable steps to avoid circumstances which may imply bias or the appearance of bias.
- carry out their activities so they cause the minimum of disruption to the organisation concerned.
- agree a programme at the beginning of the audit and discuss what documents they will need and which individuals and groups they should meet.
- be open about who they are and what they are doing.
- respect the confidentiality of information obtained subject to any statutory disclosure requirements. The auditors must be conversant with and comply with the Data Protection Act in the use of documentation within the Trust.
- be clear about their judgements and be able to demonstrate a clear audit trail of how they reach their decisions and the evidence on which they are based.
• report their findings without fear or favour.

• seek out and report on examples of good practice.

• carry out all the functions and objectives contained in this document. In short, the entire document must be read and considered as the Code of Conduct (and not just this section).

5 Dealing with Disputes

Before beginning the audit it is important that the auditor(s) secure the agreement of the Trust on the procedure for dealing with disputes. Any attempt by the Trust to bring pressure to bear on auditors, other than through the process detailed in this document, will void the agreement between the auditors and the Trust.

5.1 Independence and objectivity

The Terminology and Classifications Delivery Service reserves the right to withdraw the approved status of any auditor deemed to be in breach of the Code of Conduct.

5.2 Disputes between auditor(s) and Trust

5.2.1 Informal process

Where a disagreement or dispute arises as a result of audit, the auditor will endeavour to resolve the issues on site before completing the audit report. This should be done at the exit interview. Should it not be possible to resolve the issue the auditor will follow the formal process outlined in section 5.2.2 Formal Process

5.2.2 Formal process

5.2.2.1 Technical coding issues

If a technical coding audit issue cannot be resolved, the auditor and the Trust must agree to remove the episode from the audit and refer the issue to the Terminology and Classifications Delivery Service using the audit authentication mechanism. This mechanism can only be used where national standards have been contravened or where clarification of a national standard is required rather than to mediate issues of judgement.

The auditor will complete an Audit Authentication proforma (Appendix I of the Clinical Coding Audit Methodology) and in conjunction with a representative of the Trust submit the completed proforma to the Information Standards Service Desk. The full process is detailed in the current version of the Clinical Coding Audit Methodology.

Where an Audit Authentication proforma has been submitted discussion of the disputed codes will be undertaken with the relevant subject matter experts.

5.2.2.2 Non-coding issues

All other types of dispute between auditor and Trust can be raised via the Information Standards Service Desk and marked ‘for the attention of the Clinical Coding Audit Workgroup’.
5.3 Disputes between auditor(s) and Terminology and Classifications Delivery Service

Should such a dispute arise, it must be submitted via the process outlined in section 5.2.2.2 in the first instance.

Should an official complaint be made, this will be escalated to the Senior Service Manager and managed via the Terminology and Classifications Delivery Service complaints procedure.

5.4 Securing agreement with a Trust

As already stated, the auditor is solely responsible for securing the agreement of the Trust to adhere to the process prior to carrying out the audit. Should Trusts try to circumvent this agreement by involving any party other than those stated, then this will be deemed to be coercion and will negate the agreement that exists between the auditor and the Trust.

5.5 Shared arrangements

Where a Trust employs an approved auditor, it is acceptable for that Trust to enter into the shared arrangements with (an approved auditor of) another Trust for completing an internal or peer assessment clinical coding audit.

6 Reporting

A well written, clear and concise report identifying strengths and weaknesses and making SMART\(^4\) recommendations which are evidence based will enable local organisations to take forward quality improvements.

An auditor should have good generic report writing skills that can be applied to clinical coding audit reports. The commissioning organisation may require a report to be written in a particular house style which an auditor will need to satisfy.

7 Maintaining Approved Clinical Coding Auditor Status

A Clinical Coding Auditor must hold a valid certificate to be approved. These are issued annually by the Terminology and Classifications Delivery Service to confirm the auditor has provided evidence of having maintained continued professional development by completion of all mandatory sections of their personal Clinical Coding Auditor Logbook.

\(^4\) SMART – Specific, Measureable, Achievable, Realistic and Timely/Timebound.
7.1 Enforcement
The Terminology and Classifications Delivery Service reserves the right to withdraw the approved auditor status of any auditor deemed to be in breach of the Approved Auditor Code of Conduct.

8 Contact Details
For clinical coding audit queries please contact:
Information Standards Service Desk
Telephone: 0300 30 34 777
Email: information.standards@nhs.net
https://hscic.kahootz.com/connect.ti/t_c_home/groupHome
## 9 Glossary of Terms

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<tr>
<td>Health &amp; Social Care Information Centre (HSCIC)</td>
<td>The Health and Social Care Information Centre (HSCIC) is an independent public service, established in April 2013 by the by the Health and Social Care Act 2012 as an executive non-departmental public body of the Department of Health and Social Care (DHSC). It is responsible for collecting, transporting, storing, analysing and disseminating the nation’s health and social care data.</td>
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<tr>
<td>NHS Digital</td>
<td>NHS Digital is the new trading name of the Health and Social Care Information Centre (HSCIC) and became effective on 1st August 2016.</td>
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<tr>
<td>Terminology and Classifications Delivery Service</td>
<td>The Terminology and Classifications Delivery Service is part of NHS Digital and sets the national clinical coding standards for clinical classification data (ICD-10 and OPCS-4) used in the NHS.</td>
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<tr>
<td>OPCS Classification of Interventions and Procedures, version /OPCS-4</td>
<td>The OPCS Classification of Interventions and Procedures version 4 is a UK classification and is an existing NHS Information Standard. The classification devised for translating or classifying all operations and surgical procedures that may be carried out on a patient during an episode of health care.</td>
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<tr>
<td>Delen</td>
<td>Delen is a new site used by NHS Digital to collaborate with our partners and share information. It contains a library of the national terminology and classifications standards including ICD-10 and OPCS-4.</td>
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